

The Gazette of India

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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 25th January, 1962 :—

Issue No.	No. and Date	Issued by	Subject
24	S.O. 227, dated 17th January, 1962.	Election Commission, India	Corrigenda in notification No. 464/TP/HP/62, dated the 13th January, 1962, published as S. O. No. 160 in the Gazette of India, Extraordinary, Part II—Section 3—Sub-section (ii) of the 13th January, 1962.
	S.O. 228, dated 17th January, 1962.	Ditto.	Corrigenda in notification No. 464/AS/HP/62(1), dated the 13th January, 1962 published as S.O. No. 162 in the Gazette of India, Extraordinary, Part II—Section 3—Sub-section (ii) of the 13th January, 1962.
25	S.O. 229, dated 18th January, 1962.	Ditto.	Corrections in the Delimitation of Parliamentary and Assembly Constituencies Order, 1961.
26	S.O. 230, dated 19th January, 1962.	Ministry of Labour and Employment.	Fixation of Special Contribution from 1 $\frac{1}{4}$ per cent to 2 $\frac{1}{4}$ per cent of the total wage bill of the employer.
27	S.O. 231, dated 20th January, 1962.	Ministry of Law	The President calling upon all parliamentary constituencies in the States of Kerala and Punjab and the Union Territories of Delhi and Himachal Pradesh to elect members for the purpose of constituting a new House of the People.
	S.O. 232, dated 20th January, 1962.	Election Commission, India	Appointing dates etc. for election to all parliamentary Constituencies in the State of Kerala to elect members to the House of the People.

Issue No.	No. and Date	Issued by	Subject
	S.O. 233, dated 20th January, 1962.	Election Commission, India	Appointing dates etc. for election to all parliamentary constituencies in the State of Punjab to elect members to the House of the People.
	S.O. 234, dated 20th January, 1962.	Ditto.	Appointing dates etc. for election to all parliamentary constituencies in the Union Territory of Delhi to elect members to the House of the People.
	S.O. 235, dated 20th January, 1962.	Ditto.	Appointing dates etc. for election to all parliamentary constituencies in the Union Territory of Himachal Pradesh to elect members to the House of the People.
	S.O. 236, dated 20th January, 1962.	Ditto.	Fixation of Hours of polling at the General Election in the State of Kerala.
	S.O. 237, dated 20th January, 1962.	Ditto.	Fixation of Hours of polling at the General Election in the State of Punjab.
	S.O. 238, dated 20th January, 1962.	Ditto.	Fixation of Hours of polling at the General Election in the Union Territory of Delhi.
	S.O. 239, dated 20th January, 1962.	Ditto.	Fixation of Hours of polling at the General Election in the Union Territory of Himachal Pradesh.
28.	S.O. 240, dated 20th January, 1962.	Ditto.	Direction that, in the election to the House of the People from the Narasipattanam Parliamentary Constituency to be held in pursuance of S.O. 147, dated the 13th January, 1962, the method of voting by ballot shall be followed at all the polling stations.
	S.O. 241, dated 20th January, 1962.	Ditto.	Direction that, in the election to the House of the People from the Union Territory of Manipur to be held in pursuance of S.O. 159, dated the 13th January, 1962, the method of voting by ballot shall be followed at all the polling stations.
	S.O. 242, dated 20th January, 1962.	Ditto.	Direction that, in the election to the House of the People from the State of Gujarat specified in column 1 of the Table to be held in pursuance of S.O. 150, dated the 13th January, 1962, the method of voting by ballot shall be followed at all the polling stations.

Issue No.	No. and Date	Issued by	Subject
29	S.O. 243, dated 20th January, 1962.	Election Commission, India	Appointment of Assistant Returning Officers for the Parliamentary Constituencies specified therein in the Union Territory of Delhi.
	S.O. 244, dated 20th January, 1962.	Ditto.	Appointment of Shri R. M. Vats, Election Officer I, Delhi and Shri J.O.G. Russel, Election Officer II, Delhi as Assistant Returning Officers for each of the five Parliamentary Constituencies in the Union Territory of Delhi.
30	S.O. 245, dated 20th January, 1962.	Ministry of Commerce and Industry.	Prohibition of goods taking out of India arriving from whatever place, destined for any place in the Tibet Region of China except the items given therein.
31	S.O. 246, dated 22nd January, 1962.	Election Commission, India	Amendments in S.O. 3040, dated the 21st December, 1961.
32	S.O. 247, dated 23rd January, 1962.	Ditto.	Corrections in Schedule XII of the Delimitation of Parliamentary and Assembly Constituencies Order, 1961.
33	S.O. 248, dated 23rd January, 1962.	Ditto.	Amendments in S.O. 2316, dated the 19th September, 1961.
	S.O. 249, dated 23rd January, 1962.	Ditto.	Amendments in S.O. 2316, dated the 19th September, 1961.
	S.O. 250, dated 23rd January, 1962.	Ditto.	Amendments in S.O. 2316, dated the 19th September, 1961.
34	S.O. 293, dated 23rd January, 1962	Ministry of Information and Broadcasting.	Corrections in S.O. No. 2858, dated 2nd December, 1961.
	S.O. 294, dated 23rd January, 1962.	Ditto.	Approval of Films specified therein.
	S.O. 295, dated 23rd January, 1962.	Ditto.	Approval of Films specified therein.
35	S.O. 296, dated 24th January, 1962.	Ministry of Labour and Employment.	Specifying the dates on which the said Act shall come into force in the State or Union Territory mentioned in column 1 thereof.
36	S.O. 297, dated 24th January, 1962.	Ministry of Law	Specifying that the 24th day of January, 1962 as the date on which the provisions of sections 51 and 52 of the said Act shall come into force.
37	S.O. 298, dated 25th January, 1962.	Election Commission, India.	Amendment in S.O. No. 150 dated 13th January, 1962.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 20th January 1962

S.O. 315.—In exercise of the powers conferred by Sub-section (1) of Section 22 of the Representation of the People Act, 1951, the Election Commission hereby directs that the following amendments shall be made in its notification No. 434/10/61, dated the 21st September, 1961, namely:—

In the Table appended to the said notification, for the words "Additional District Magistrate" occurring in column 3 against the constituencies Nowrangpur, Koraput, Cuttack, Kendrapara and Jajpur the words "Additional District Magistrates" shall be substituted.

[No. 434/10/61.]

New Delhi, the 24th January 1962

S.O. 316.—In exercise of the powers conferred by Section 21 and sub-section (1) of Section 22 of the Representation of the People Act, 1951, the Election Commission hereby directs that the following amendment shall be made in its notification No. 434/10/61, dated 21st September 1961, namely:—

In the Table appended to the said notification, after the existing entries in column 3 against the Constituency, Nowrangpur, the following shall be added:—

4. Sub-Divisional Officer, Malkangiri.

[No. 434/10/61.]

By Order,

PRAKASH NARAIN, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 23rd January 1962

S.O. 317.—In pursuance of clause (1) of article 239 of the Constitution, the President hereby directs that the Chief Commissioner of the Andaman and Nicobar Islands, shall, subject to the control of the President and until further orders, exercise the powers, and discharge the functions, of the State Government under the Plantations Labour Act, 1951 (69 of 1951), within the said Islands.

[No. F. 2/8/61-Judl.II(1).]

S.O. 318.—In pursuance of clause (1) of article 239 of the Constitution and in partial modification of the notifications of the Government of India in the late Home Department No. F. 126/37-Public dated the 1st April 1937 and in the late Ministry of States No. 104-J(S.R.O. 460) dated the 24th August, 1950 in so far as they relate to the exercise of powers, and the discharge of functions, under the Indian Trade Unions Act, 1926 (16 of 1926) by the Administrators of Union territories, and also in supersession of the notifications of the Government of India in the late Department of Labour No. L.3006 dated the 8th August 1941 and in the late Ministry of Labour No. LR.26(29) dated the 24th February 1948, the President hereby directs that the Lieutenant Governor of Himachal Pradesh and the Chief Commissioners of Delhi, Manipur, Tripura and the Andaman and Nicobar Islands, shall, subject to the control of the President and until further orders, exercise the powers, and discharge the functions, of the Central Government and of the State Government under the Indian Trade Unions Act, 1926 (16 of 1926), within their respective territories.

[No. F. 2/8/61-Judl.II(2).]

New Delhi, the 29th January 1962

S.O. 319.—In pursuance of clause 1 of article 239 of the Constitution, the President hereby directs that the powers of the State Government under sub-section (1) of section 4 of the Criminal Law Amendment Act, 1961 (23 of 1961) shall, subject to the control of the President and until further orders, be exercised by the Lieutenant Governor or the Chief Commissioner, as the case may be, of each of the Union territories of Delhi, Himachal Pradesh, Manipur, Tripura and the Andaman and Nicobar Islands, within his jurisdiction.

[No. F. 3/2/62-J.II.]

K. R. PRABHU, Dy. Secy.

CORRIGENDUM

New Delhi, the 23rd January, 1962.

S.O. 320.—In the notification of the Government of India in the Ministry of Home Affairs S.O. 2737, (No. F. 2/11/61-Judl. II), dated the 14th November, 1961, published at pages 2995, to 2999, of the Gazette of India, Part II, Section 3, Sub-Section (ii), dated the 25th November, 1961/4th Aghrayana 1883—

1. at page 2996,—

- (i) in line 22, for "other rules and order" read "other rules and orders";
- (ii) in line 34, for "Hire on office furniture" read "Hire of office furniture";
- (iii) in line 43, for "Maintenance upkeep and" read "Maintenance, upkeep and";
- (iv) in line 49, for "upto Rs. 5,000" read "upto Rs. 5,000 in"; and
- (v) in lines 50 to 52, for "provisions of paragraphs 189 & General Financial Rules" read "provisions of paragraphs 189 and 192 to 195 of the General Financial Rules";

2. at page 2997,—

- (i) in line 15 for "booking of ex—" read "booking of the ex—";
- (ii) in line 21, in the first column against "Publications" in the second column, insert "8";
- (iii) in line 34, for "N" read "Sl. No."; and
- (iv) in line 40, for "that" read "that—";

3. at page 2998 in line 4, for "that" read "that—"; and

4. at page 2999, in line 23, for "provided:—" read "provided—".

[No. F. 2/11/61-Judl. II.]

B. SHUKLA, Dy. Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 20th January 1962

S.O. 321.—In pursuance of clause (3) of article 77 of the Constitution and of all other powers enabling him in this behalf, the President is pleased to make the following amendment in the Delegation of Financial Powers Rules, 1958 (published as S.O. 2614 in the Gazette of India dated the 20th December, 1958), namely:—

Amendment No. 107

In Schedule VII to the Rules, against the item "Loss of irrecoverable loans and advances" in column 1, the following may be inserted as new entries in columns 2 & 3:—

- (vi) Administrator, Rehabilitation Finance Administration Unit, New Delhi.

1,000 (This power may also be exercised to write off outstanding balances of loans totally or compound

them for smaller amounts in cases where the outstanding amount is less than Rs 1,000 and follow up action for recovery considered to be not commensurate with the time and expenditure involved. This power will not, however, be available in regard to cases relating to loans due from Limited Companies and Cooperative Societies).

[No. F. 12(10)-E.II(A)/61.]

C. R. KRISHNAMURTHI, Dy. Secy.

(Department of Expenditure)

New Delhi, the 20th January, 1962

S.O. 322.—In exercise of the powers conferred by the proviso to article 309, and clause (5) of article 148, of the Constitution, the President, after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, hereby makes the following rules further to amend the General Provident Fund (Central Services) Rules, 1960, namely:—

These rules may be called the General Provident Fund (Central Services) First Amendment Rules, 1962.

2. In the General Provident Fund (Central Services) Rules, 1960, in sub-rule (2) of rule 13, for the second sentence, the following shall be substituted, namely:—

“Recovery shall not be made, except with the subscriber's consent while he is in receipt of subsistence grant or is on leave other than leave on average pay or earned leave of less than one month or 30 days' duration, as the case may be. The recovery may be postponed, on the subscriber's written request, by the sanctioning authority during the recovery of an advance of pay granted to the subscriber”.

[No. F. 3(1)-E.V.(B)/62.]

New Delhi, the 27th January 1962

S.O. 323.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, and of all other powers enabling him in his behalf, the President, after consultation with the Comptroller and Auditor General in respect of persons employed in the Indian Audit and Accounts Department, hereby makes the following rules, namely:—

1. These rules may be called the General Provident Fund (Central Services) Second Amendment Rules, 1962.

2. In the General Provident Fund (C.S.) Rules, 1960—

(1) in clause (c) of sub-rule (1) of rule 12, the following further proviso shall be inserted, namely:—

“Provided further that the condition of actual dependence shall not apply in the case of an advance required to meet the funeral expenses of the parent of a subscriber.”

(2) in clause (a) of sub-rule (1) of rule 15 after the words “any child of the subscriber”, the words “actually dependent on him” shall be inserted.

[No. F. 10(1)-E.V.(B)/62.]

V. K. SUBRAMANIAN, Under Secy.

(Department of Expenditure)

New Delhi, the 28th January 1962

S.O. 324.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, and after consultation with the

Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following rules to amend the Civil Pensions (Commutation) Rules, namely:—

1. These Rules may be called the Civil Pensions (Commutation) First Amendment Rules, 1962.

2. In the Civil Pensions (Commutation) Rules, for the existing rule 2, the following rules shall be substituted, namely:—

"2. In these rules "sanctioning authority" means the authority competent to sanction commutation of pension.

2-A. The powers granted under these rules to sanction commutation of pension shall be exercised by the authority competent to sanction pension and may be delegated to any other authority with the specific approval of the President. In respect of persons who draw pension outside India, such powers shall be exercised by the High Commissioner for India in the United Kingdom."

[No. F. 2(22)-E.V.(C)61.]

C. K. SUBRAMANIAN, Under Secy.

(Department of Economic Affairs)

New Delhi, the 24th January 1962

S.O. 325.—In exercise of the powers conferred by clause (c) of sub-section (i) of section 8 of the Reserve Bank of India Act, 1934 (2 of 1934), the Central Government hereby nominates Shri C. N. Vakil, as a Director of the Central Board of the Reserve Bank of India.

[No. F. 3(71)-BC/61.]

R. K. SESHADRI, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 25th January, 1962

S.O. 326.—Statement of the Affairs of the Reserve Bank of India, as on the 19th January, 1962

BANKING DEPARTMENT

Liabilities	Ra.	Assets	Ra.
Capital paid up	5,00,00,000	Notes	18,89,35,000
Reserve Fund	80,00,00,000	Rupee Coin	98,000
National Agricultural Credit (Long-term Operations) Fund	50,00,00,000	Subsidiary Coin	3,59,000
National Agricultural Credit (Stabilisation) Fund	6,00,00,000	Bills Purchased and Discounted :—	
		(a) Internal
		(b) External
		(c) Government Treasury Bills	34,98,48,000
Deposits :—		Balances held abroad*	11,40,00,000
(a) Government		** Loans and Advances to Governments	52,92,15,000
(1) Central Government	52,15,47,000	Other Loans and Advances†	147,61,83,000
(2) Other Governments	23,90,97,000	Investments	243,58,46,000
(b) Banks	82,46,36,000	Other Assets	26,35,35,000
(c) Others	154,26,28,000		
Bills Payable	32,20,44,000		
Other Liabilities	49,80,67,000		
RUPRES	535,80,19,000	RUPRES	535,80,19,000

*Includes Cash & Short-term Securities.

**Includes Temporary Overdrafts to State Governments.

†The item 'Other Loans and Advances' includes Rs. 9,51,50,000/- advanced to scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act.

Dated the 24th day of January, 1962.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 19th day of January, 1962

ISSUE DEPARTMENT

Liabilities	Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking Department . . .	18,89,35,000		A. Gold Coin and Bullion —		
Notes in circulation . . .	1985,58,95,000		(a) Held in India . . .	117,76,03,000	
Total Notes issued . . .		2004,48,30,000	(b) Held outside India . . .		
			Foreign Securities . . .	126,86,07,000	
			TOTAL OF A . . .		244,62,10,000
			B. Rupee Coin . . .		121,06,66,000
			Government of India Rupee Securities . . .		1638,79,54,000
			Internal Bills of Exchange and other commercial paper . . .		
TOTAL LIABILITIES . . .		2004,48,30,000	TOTAL ASSETS . . .		2004,48,30,000

Dated the 24th day of January, 1962.

H.V.R. IENGAR,
Governor.

[No. F. 3(2)-BC/62.]

A. BAKSI, Jr. Secy.

CORRIGENDUM

S.O. 327.—In an Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 8th day of December, 1961, published on page 3286 of the Gazette of India, Part II, Section 3(ii), dated 23rd December, 1961 for the words "Governor" appearing below the name "B. Venkatappiah" read "Deputy Governor".

A. BAKSI, Jt. Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 27th January, 1962

S.O. 328.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878, (8 of 1878), as applied to the State of Pondicherry, the Central Government hereby rescinds the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 198-Customs dated the 28th June, 1958.

[No. 13/F. No. 91/5/61-L.C.I.]

L. S. MARTHANDAM, Under Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 29th January 1962

S.O. 329.—In exercise of the powers conferred by sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Board of Revenue hereby makes the following further amendments to its notification S.O. 660 (No. 35—Income-tax, dated the 22nd April, 1958), namely:—

In the Schedule annexed to the said notification under the sub-head "IV-Bombay City" for the existing entries against 'C', 'D', 'L' and 'P' Range the following shall be substituted, namely:—

"C" Range, Bombay

1. Companies Circle IV(All Sections).
2. Bombay Circle I to XII.
3. Non-Resident's Refund Circle.
4. Foreign Section.
5. Evacuee Circle I.
6. Special Investigation Branch.
7. A—V Ward.
8. Companies Circle III(6).

"D" Range, Bombay

1. Market Ward.
2. Special Survey Circle I.
3. Bombay Refund Circle.

"L" Range, Bombay

1. Companies Circle III [All sections except Com. Cir. III (6).]

"P" Range, Bombay.

1. A-III Ward.
2. Companies Circle I (All Sections).
3. Salaries Branch I.
4. Salaries Branch II.

This notification shall take effect from the 12th February 1962.

[No. 4 (F. No. 50/5/62-IT).]

D. V. JUNNARKAR, Under Secy.

CUSTOMS

New Delhi, the 3rd February 1962

S.O. 330.—The following draft of certain rules to amend the Sea Customs Duties (Provisional Assessment) Rules, 1957, which the Central Board of Revenue proposes to make in exercise of the powers conferred by section 29-B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, is published as required by sub-section (4) of the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 10th March, 1962.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Board of Revenue.

Draft Amendments

1. The rules may be called the Sea Customs Duties (Provisional Assessment) Amendment Rules, 1962.

2. In the Sea Customs Duties (Provisional Assessment) Rules, 1957,

- (1) in rule 4, in sub-rule (3), for the words, letters and number "forms IIIA, IIIB, and IIIC," the following words, letters and number shall be substituted, namely:—

"Forms IIIA and IIIB";

- (2) in rule 5, in sub-rule (1), for the words, brackets, letters and number "The Bond(s) will be executed as per enclosed Forms IA, IB, and IC," the following words, brackets, letters and number shall be substituted, namely:—

"The Bond(s) shall be executed in Forms IA and IB";

- (3) in rule 6, in sub-rule (1), for the words, brackets, letters and number "The Bond(s) will be executed as per enclosed Forms IIA, IIB, and IIC" the following words, brackets, letters and number shall be substituted, namely:—

"The Bond(s) shall be executed in Forms IIA and IIB";

- (4) for the existing Forms IA and IB, IIA and IIB, IIIA and IIIB, the Forms IA, IIA, and IIIA as annexed hereto shall be substituted respectively;

- (5) the existing Forms IC, IIC and IIIC shall be renumbered as Forms IB, IIB and IIIB, respectively.

FORM—1A

[See rule 5(1)]

(FORM OF BOND WITH SURETY)

(Delete the letters and words not applicable)

To

The President of India

I/We _____ of _____ (hereinafter called "the owner(s)" and (2), I/We _____ of _____ (hereinafter called "the Surety") are jointly and severally bound to the President of India (hereinafter called "the Government") his successors or assigns for the deficiency of the amount, if any, between, the duty finally assessed and the duty provisionally assessed under Section 29B of the Sea Customs Act to be paid to the Government for which payment we jointly and severally bind ourselves and our respective legal representatives.

1. Whereas the Collector may under Rule 5(1) of the Sea Customs Duties (Provisional Assessment) Rules, 1957 (hereinafter referred to as "the said Rules") make provisional assessment in respect of _____ on the basis of the declaration made by the owner(s) on his/their undertaking to produce evidence and to pay the deficiency between the duty finally assessed as a result of examination of further documents or proof in respect of said goods and the duty provisionally assessed.

2. And whereas the Collector at _____ (hereinafter referred to as "the Collector") has directed that the said owner(s) namely _____ shall produce before him within _____ days/months further documents or proof regarding the real value or quantity of the goods imported as required under sub-section (1) of Section 29B of the Sea Customs Act, 1878.

3. And whereas the Collector has decided to make such provisional assessment upon the owner(s) together with one acceptable surety entering into this bond required to be taken under the said Rules.

4. And whereas the owner(s) and the Surety have agreed to execute such bond, subject to the conditions hereunder written.

Now the conditions of the above written bond are such that if the owner(s) shall observe all the provisions of the said Rules in respect of the said goods for which duty has been assessed under Section 29B of the Sea Customs Act, 1878 and if the owner(s) pay/pays the difference between the duty finally assessed under Rule 5(2) of the said Rules and the duty provisionally assessed under Rule 5(1) of the said Rules or if the surety pays the same, this bond shall be void, otherwise, the same shall be in full force and virtue.

And it is hereby declared that this bond has been executed under the orders of the Central Government for the performance of an act in which public are interested.

Place.....

Date.....

Signed by _____
[Owner(s)]

Signed by _____
(Surety)

in the presence of

1. _____ (witness)

2. _____ (witness)

Accepted by me (Designation).....
this _____ day of _____ 19 _____

for and on behalf of the President of India in
the presence of witness

1. _____

2. _____

FORM IIA

[See Rule 6(1).]

(FORM OF BOND WITH SURETY)

(Delete the letters and words not applicable)

To

The President of India,

I/We _____ of _____ [hereinafter called "the Owner (s)"] and (2) I/We _____ of _____ [hereinafter called "the Surety"] are jointly and severally bound to the President of India (hereinafter called "the Government") for the deficiency of the amount, if any, between the duty finally assessed and the duty provisionally assessed under Section 29B of the Sea Customs Act to be paid to the Government for which payment we jointly and severally bind ourselves and our respective legal representatives.

Whereas the Collector at _____ (hereinafter referred to as "the Collector") has deemed it expedient that the goods liable to duty imported by the Owner(s) namely _____ be subject to chemical or other tests under section 29B of the Sea Customs Act, 1878.

And whereas the Collector may under rule 6 of the Sea Customs Duties (Provisional Assessment) Rules, 1957 (hereinafter referred to as "the said Rules") make provisional assessment on the basis of the declaration made by the owner(s) on his/their undertaking to pay the deficiency between the duty finally assessed as a result of the chemical or other tests in respect of the said goods and the duty provisionally assessed.

And whereas the Collector has decided to make such provisional assessment upon the Owner(s) together with one acceptable surety entering into this bond required to be taken under the said Rules.

And whereas the Owner(s) and the Surety have agreed to execute such bond, subject to the conditions hereunder written.

Now the conditions of the above written bond are such that if the Owner(s) shall observe all the provisions of the said Rules in respect of the said goods for which duty has been assessed under Section 29B of the Sea Customs Act, 1878 and if the Owner(s) pay the difference between the duty finally assessed under Rule 6(2) of the said Rules and the duty provisionally assessed under Rule 6(1) of the said Rules or if the surety pays the same, this bond shall be void, otherwise, the same shall be in full force and virtue.

And it is hereby declared that this bond has been executed under the orders of the Central Government for the performance of an act in which public are interested.

Place.....

Date.....

Signed by_____

[Owner(s)]

Signed by_____

(Surety)

in the presence of

1. _____(witness)

2. _____(witness)

Accepted by me (Designation).....
this_____day of_____19____.

for and on behalf of the President of India in
the presence of witness

1. _____

2. _____

FORM IIIA

[See Rule 4(3)]

(FORM OF BOND WITH SURETY)

(Delete the letters and words not applicable)

To

The President of India,

I/We_____of_____ [hereinafter called "the Owner(s)"] and (2)
I/We_____of_____ (hereinafter called "the surety") are jointly and
severally bound to the President of India (hereinafter called "the Government")
for the deficiency of the amount, if any, between the duty finally assessed and
the duty provisionally assessed under Section 29B of the Sea Customs Act to be
paid to the Government for which payment we jointly and severally bind our-
selves.

Whereas the Collector at_____ (hereinafter referred to as "the Collector")
has directed that the said owner(s) namely_____ shall produce before
him within one month documents and proof regarding real value or quantity of
the goods imported as required under sub-Section (1) of Section 29B of the Sea
Customs Act, 1878.

And whereas the Collector may under Rule 4(3) of the Sea Customs Duties
(Provisional Assessment) Rules, 1957 (hereinafter referred to as "the said Rules")
make provisional assessment on the basis of the declaration made by the owner(s)
on his/their undertaking to pay the deficiency between the duty finally assessed
as a result of examination of documents or proof in respect of said goods and
the duty provisionally assessed.

And whereas the Collector has decided to make such provisional assessment
upon the owner(s) together with one acceptable surety entering into this bond
required to be taken under the said Rules.

And whereas the Owner(s) and the Surety have agreed to execute such bond, subject, to the conditions hereunder written.

Now the conditions of the above written bond are such that if the Owner(s) shall observe all the provisions of the said Rules in respect of the said goods for which duty has been assessed under Section 29B of the Sea Customs Act, 1878 and if the Owner(s) pays/pay the difference between the duty finally assessed under Rule 4(4) of the said Rules and the duty provisionally assessed under Rule 4(3) of the said Rules or if the surety pays the same, this bond shall be void, otherwise, the same shall be in full force and virtue.

And it is hereby declared that this bond has been executed under the orders of the Central Government for the performance of an act in which the public are interested.

Place.....

Date.....

Signed by_____

[Owner(s)]

Signed by_____

(Surety)

in the presence of

1. _____(witness)

2. _____(witness)

Accepted by me (Designation).....

this_____day of_____19_____.

for and on behalf of the President of India in the presence of witness

1. _____

2. _____

[No. 12 F. 21/2/62-Cus. IV.]

S. VENKATESAN, Secy.,
Central Board of Revenue.

CUSTOMS

New Delhi, the 8rd February 1962

S.O. 331.—In exercise of the powers conferred by section 133 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, and in supersession of the Central Board of Revenue, Notification No. 32-Customs, dated the 21st February, 1959, the Central Board of Revenue hereby makes the following amendment in its Notification No. 20-Customs, dated the 11th March, 1950, namely:—

In the said notification, for the words "or Cochin", the words "Tuticorin or Cochin" shall be substituted.

[No. 11 F. 14/5/61-LC.II.]

L. S. MARTHANDAM, Under Secy.

CENTRAL EXCISE COLLECTORATE, POONA

Poona, the 16th January, 1962

S.O. 332.—In exercise of the powers conferred upon me under Rule 233 of the Central Excise Rules, 1944, I issue the following instructions for compliance by all manufacturers of V.N.E. Oil who have opted for payment of Central Excise duty under the special procedure contained in Section EV of Chapter V of the Central Excise Manual and who run the equipments specified in Table II of Notification No. 87/60, dated the 14th June, 1960, on electric power.

(i) All such manufacturers who maintain the log book in form R.G. 20 (Central Excise series No. 55-D) shall note under the columns provided for the time of starting and the time of closing the meter reading at the time of the start and at _____ of _____

(ii) In case the manufacturers, do not maintain the log book, but show the information about the time of starting and closing the factory in the remarks column of R.G. 19, the meter readings at the time of start and at the time of closing shall be shown in the remarks column of the R.G. 19.

[No. CER-1/62/VI(z)21-26/61.]

(Sd.) B. D. DESHMUKH,

Collector of Central Excise, Poona.

CENTRAL EXCISE COLLECTORATE, DELHI

CENTRAL EXCISE

New Delhi, the 29th January 1962

S.O. 333.—In exercise of the powers conferred under Rule 233 of the Central Excise, Rules 1944, I order that all Cosmetics and Toilet Preparations, falling under item 14(F) of the first Schedule to the Central Excise & Salt Act, 1944; shall bear the labels indicating:—

- (i) The name of the manufacturer.
- (ii) The number of the Central Excise licence in form L.4.
- (iii) The name of the product together with the corresponding name under the Central Excise Tariff, and
- (iv) the nett weight of the product.

A specimen of such labels, should be lodged with the Superintendent for his record before they are affixed to the products.

[No. 1/62/CVI(WW)3/ICE/62.]

K. NARASIMHAN, Collector.

CENTRAL EXCISE COLLECTORATE, HYDERABAD, DECCAN

Hyderabad, the 16th January, 1962

S.O. 334.—For the word "Supervisory" occurring in the table subjoined to this office notification No. 6, dated the 9th August, 1954 and 5/57, dated the 26th February, 1957, substitute the word "Sub-Inspectors".

[No. 2/62.]

Hyderabad, the 16th January, 1962

S.O. 335.—In exercise of the powers conferred on me under Rule 233 of the Central Excise Rules, 1944, I hereby direct that all manufacturers of cosmetics and Toilet preparations including those whose products are exempt from the payment of Central Excise duty under the provisions of the Government of India, Ministry of Finance (Department of Revenue) Notification No. 107/61 (CE), dated the 20th April, 1961, shall affix a label to each of their products showing the following particulars.

1. The name of the manufacturer.
2. The number of the Central Excise licence in form L.4.
3. The name of the product together with the corresponding name under the Central Excise Tariff item 14(F) and
4. The net weight of the product.

A specimen copy of each type of label should be lodged with the Superintendent of Central Excise, concerned before it is brought into use and affixed to the products.

[No. 3/62.]

CENTRAL EXCISE COLLECTORATE**CENTRAL EXCISE***Bombay, the 3rd February, 1962*

S. O. 336.—In pursuance of the powers conferred on me under Rule 5 of the Central Excise Rules 1944, I empower the Deputy Collector, Central Excise Collectorate Bombay to exercise the powers of the Collector under Rules mentioned below :—

Rule of C.E. Rules 1944	Extent of delegation	Condition, if any
14-A	Full powers to refuse permission to make further exports of goods under bond in case of failure to pay duty and penalty demanded under the rule.	
14-B	Power to order for overdrawal against B-I bond upto a maximum of 75 % of the Bond amount in each case.	
27(4) and 147.	Remission of duty due upto a maximum of Rs. 750/- in each case.	Subject to a report being made to the Collector.
Rule 32 & Sub-para (g) of Board's Notification No. 24-C. Ex. dt. 23-7-49 issued under this rule. (Printed as NOTE below the rule)	Full powers.	
49	Waiving of duty upto a maximum of Rs. 750/- in each case on goods claimed by manufacturers as unfit for marketing.	Subject to a report being made to the Collector.
196, 191 (8) and 191-A (12)	Forfeiture of security up to a maximum of Rs. 750/- in each case.	Do.

No. C.E.R.5/1/62.

G. KORUTHU,Collector of Central Excise,
Bombay.**CENTRAL EXCISE COLLECTORATE ALLAHABAD***Allahabad, the 19th January, 1962**8th Amendment to Notification No. 1/60 dated 24-4-1960*

S.O. 337.—For the existing rules and restrictions in Columns (3) & (4) of the table against serial No. 1—Deputy Collector, substitute the following :—

Sl. No.	Designation of the Officers	No. of rules	Restrictions
1	2	3	4
1	Deputy Collector	14-A, 14-B, 18, 27 (4), 30, 32 & sub-para (g) of Board's Notification No. 24-C. Ex. dated 23-7-1949 issued under this rule (printed as NOTE below the rule 32), 49, 143, 145 [Proviso (b) 147, 150 (1), 167 (1), 169, 191 (Except sub-rule (11),] 191-A (6), 191-A (12), 196, 210-A, 222, 223 and 228 (1)	(i) RULE 14-A: Full powers to refuse permission to make further exports of goods under bond in case of failure to pay duty and penalty demanded under the rule. (ii) RULE 14-B : Power to order for over-drawal against B-I bond upto a maximum of 75% of the bond amount in each case.

1	2	3	4
			(iii) RULES 27 (4) & 147 : Remission of duty due upto a maximum of Rs. 750/- in each case, subject to a report being made to the Collector.
			(iv) RULE 49 : Waiving of duty upto a maximum of Rs. 750 - in each case on goods claimed by manufacturers as unfit for marketing, subject to a report being made to the Collector.
			(v) RULE 191 : Provided that the cost of establishment recoverable under rule 191 (11) shall be fixed by the Collector.
			(vi) RULES 196, 191 (8) and 191-A (12) : Forfeiture of security upto a maximum of Rs. 750/- in each case subject to a report being made to the Collector.

No. 1/C. E./1962.

S. P. KAMPANI
Collector**MINISTRY OF COMMERCE AND INDUSTRY****ORDERS***New Delhi, the 25th January, 1962*

S.O. 338/IDRA/6/7.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Shri V. G. Nimbkar, to be a member of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry No. S.O. 1946 dated the 10th August, 1961 for the scheduled industries engaged in the manufacture or production of Drugs and Pharmaceuticals, till the 9th August, 1963 and directs that the following amendment shall be made in the said Order, namely:—

In paragraph 1 of the said Order after entry No. 13A relating to Shri V. A. Khanolkar, the following entry shall be inserted, namely:—

“13B. Shri V. G. Nimbkar,
C/o

Rashtriya Chemical Kamgar Sangh,
Near Ambernath Railway Station,
Ambernath (Maharashtra).

Persons employed in
industrial undertakings”.

[No. 1(14)L.Pr./60]

S.O. 339/IDRA/6/5.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints the following persons to be members of the Development Council established by the Order of the Government of India in the Ministry of

Commerce and Industry No. S.O. 2276 dated the 11th September, 1961 for the scheduled industries engaged in the manufacture or production of electric motors and of machinery and equipment for the generation, transmission and distribution of electric energy (excluding house service meters and panel instruments), upto the 10th September, 1963 and directs that the following amendment should be made in the said Order, namely:

In paragraph 1 of the said Order, after entry No. 19 relating to Shri K. N. Ramaswamy, the following entries shall be inserted namely:—

"19A. Shri Saryu Saran Singh,

C/o,

Heavy Electricals Employees Union,
559/C-3, Sector B, Piplani (Bhopal).

Persons employed in
industrial undertakings".

19B. Shri V. G. Gopal, General Secretary,
Tata Workers' Union,
17-K Road, Jamshedpur.

DO.

[No. 1(5)L.Pr./60.]

S.O. 340 IDRA/6/20.—In exercise of the powers conferred by Section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Shri Vijaya Shankar Trivedi to be a member of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry No. 2582 dated the 26th October, 1961 for the scheduled industries engaged in the manufacture or production of Glass and Ceramics till the 25th October 1963 and directs that the following amendment shall be made in the said Order, namely:—

In paragraph 1 of the said Order after entry No. 23 relating to Shri B. S. Ogale, the following entry shall be inserted, namely:—

"23A. Shri Vijaya Shankar Trivedi,

Gandhi Major Sevalaya, Bhadra,
Ahmedabad.

Persons employed in
industrial undertakings".

[No. 4(32)L.Pr./61./]

J. S. BAKHSI, Under Secy.

RUBBER CONTROL

New Delhi, the 23rd January 1962

S.O. 341.—The Central Government hereby notifies that:—

- (a) the persons specified in items (1) to (4) below have been elected as members of the Rubber Board for a period of three years with effect from 31-12-1961 under clauses (b) and (c) sub-section (3) of section 4 of the Rubber Act, 1947 (24 of 1947) read with sub-rules (2) and (3) of Rule 3 of the Rubber Rules, 1955, and
- (b) the persons specified in item (5) below has been nominated by the Government of Kerala as an ex-officio member of the Rubber Board under clause (c) of sub-section (3) of section 4 of the Rubber Act, 1947 (24 of 1947) read with sub-rule (3) of Rule 3 of the Rubber Rules, 1955, to represent the interests shown against their names, namely:—

(1) Shri M. M. Muthiah, Managing Director, New Ambadi Estates (P) Ltd. Nagercoil (Madras State).

Elected by the large Growers in the State of Madras.

(2) Shri Joseph Jacob, Advocate, Calicut (Kerala State).

(3) Shri Michael A. Kallivayalil, Maruthi Estate, Peruvanthanam, Mundakayam (Kerala State).

Elected by the Large Growers in the State of Kerala.

(4) Shri K. V. Thomas, Advocate, Kollamkulam, Kanjirappally (Kerala State).

- | | |
|---|---|
| (5) Director of Agriculture,
Government of Kerala, Tri-
vandrum (Kerala State). | } Nominated by the Government of
Kerala to represent that Govern-
ment. |
|---|---|

[No. 15(2)Plant(B)/61.]

B. KRISHNAMURTHY, Under Secy.

PATENTS AND DESIGNS

New Delhi, the 25th January, 1962

S.O. 342.—In exercise of the powers conferred by section 72 of the Indian Patents and Designs Act, 1911 (2 of 1911) and in supercession of the late Ministry of Industry and Supply notification No. 223-I-VI(20)/49, dated the 29th June, 1949 published on page 895 of the Gazette of India, Part I, Section 1, dated the 2nd July, 1949, the Central Government hereby appoints the following authorities for the purposes of the said section, namely:—

- (1) The Director, Regional Research Laboratory, Hyderabad, Deccan-9.
- (2) The Librarian, State Central Library, Hyderabad.

[No. 16(18)-TMP/61.]

M. H. SIDDIQI, Under Secy.

(Office of the Chief Controller of Imports and Exports)

ORDER

New Delhi, the 20th January, 1962.

S.O. 343.—Whereas M/s. Samuel Lenord Supply Co., Laxmi Building 355, Vithalbhai Patel Road, Bombay-4, or any Bank or any other person have not come forward furnishing sufficient cause against Notice No. CCI: I(C)/31/61/1383, dated the 29th November, 1961, proposing to cancel Licence Nos. (i) G. 992676/60/GC/CCI/HQ, dated 25th May, 1960, valued at Rs. 43,277 for the import of Haemocytometer cover Glass and Microscopic Objectives and (ii) G. 992675/60/GC/CCI/HQ, dated 25th May 1960, valued at Rs. 30,992 for the import of Alcoholometer Gay Lucas and Micro Slides plain from Soft Currency Area except Union of South Africa granted in the name of M/s. Samuel Lenord Supply Co., Laxmi Building, 355, Vithalbhai Patel Road, Bombay-4, by the Chief Controller of Imports and Exports, New Delhi, Government of India, in the Ministry of Commerce and Industry, in exercise of the powers conferred by clause 9 of the Imports (Control) Orders, 1955, hereby cancel the said Licence Nos. (i) G. 992676/60/GC/CCI/HQ, dated 25th May, 1960, and (ii) G. 992675/60/GC/CCI/HQ, dated 25th May, 1960, issued in the name of M/s. Samuel Lenord Supply Co., Laxmi Building, 355, Vithalbhai Patel Road, Bombay-4.

[No. CCI: I(C)/31/61.]

E. M. JAYARAJAN,

Dy. Chief Controller of Imports and Exports.
For Chief Controller of Imports and Exports.


(Indian Standards Institution)

New Delhi, the 19th January 1962

S.O. 344.—In partial modification of the Standard Marks, notified in the Schedule annexed to the Ministry of Commerce and Industry (Indian Standards Institution) Notification No. S.O. 2400, dated the 28th September 1961 published in the Gazette of India, Part II, Section 3—Sub-section (ii), dated the 7th October 1961, the Indian Standards Institution hereby notifies that the Standard Marks for Stearic Acid all grades, designs of which together with the verbal description of the design and the title of the relevant Indian Standard, are given in the Schedule hereto annexed, have been specified.

These Standard Marks, for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the rules and regulations framed thereunder, shall come into force with immediate effect.

THE SCHEDULE

Sl. No.	Design of the Standard Mark	Product/Class of Product to which applicable	No. & Title of Relevant Indian Standard	Verbal description of the design of the Standard Mark
(1)	(2)	(3)	(4)	(5)
		Stearic Acid, Technical	IS:1675-1960 Specification for Stearic Acid, Technical	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in Col. (2) the number designation of the Indian Standard being superscribed on the top side of the monogram and relevant grade designation being subscribed under the bottom side of the monogram as indicated in the design for 'GRADE I' in column (2).

[No. MD/17:2.]

C. N. MODAWAL,

Deputy Director (Marks).

MINISTRY OF STEEL, MINES AND FUEL

(Deptt. of Iron and Steel)

New Delhi, the 29th January 1962

S.O. 345/Ess.Comm./Iron and Steel.—15(1) and 27(1).—The following Notification issued by the Iron & Steel Controller under Sub-clause (1) of Clause 15 and sub-clause (1) of Clause 27 of the Iron & Steel (Control) Order, 1956, is hereby published for general information.

"NOTIFICATION

In exercise of the powers conferred by Sub-clause (1) of Clause 15 and Sub-clause (1) of Clause 27 of the Iron and Steel (Control) Order, 1956 and with the approval of the Central Government, the Iron & Steel Controller is pleased to notify as follows :—

(A) Unless otherwise directed, the importers of Iron and Steel shall not sell the materials imported by them at prices higher than those calculated on the basis of landed cost plus remuneration thereon as detailed below :—

(a) In respect of Iron & Steel materials imported against Government bulk contracts, Government may fix importer's remuneration from time to time;

(b) In respect of steel imported against competitive tenders, no separate remuneration, as such, will be payable and the importer shall strictly observe the terms of sale and price as stipulated in the Acceptance of Tender;

(c) In other cases the scales of remuneration will be as follows :—

- | | | |
|------------------------------|-----|------------------------|
| (i) For ex. jetty delivery | ... | 4% of landed cost. |
| (ii) For ex. godown delivery | .. | 7-1/2% of landed cost. |

(B) The Iron & Steel Controller may, from time to time, with the approval of the Government of India, exempt any particular lot of steel from the price control mentioned above and declare special prices for the same.

(C) The landed cost will consist of the following :—

- (i) C.I.F. cost of the materials, i.e., invoice value comprising of the cost of the materials delivered at the ports of shipment, Ocean freight and insurance, including War Risk Insurance, if any;
- (ii) Customs Duty, if leviable;
- (iii) Stevedoring charges, actually incurred;
- (iv) Landing and clearing charges at the following flat rates :—

Calcutta	..	Rs. 16 per ton.
Madras	..	Rs. 12 per ton.
Other Ports	..	Rs. 11 per ton.

The above transport charges will not be applicable in the case of ex-jetty delivery of steel other than (a) Heavy Lift Charges, (b) Stevedoring Charges, (c) Customs Duty, if leviable and (d) Port Dump Charges where actually incurred.

(v) Transport Charges from Jetty to the Importer's godown at the following flat rates :—

- (a) Rs. 7.50 per ton for distances upto and inclusive of 10 miles;
- (b) Rs. 12.50 per ton for distances above 10 miles and upto and inclusive of 20 miles; and
- (c) Rs. 15.00 per ton for distances more than 20 miles.

The above transport charges will not be applicable in the case of ex-jetty deliveries or in the case of despatch of materials by rail from the Port Siding.

N.B.—(i) If, under special circumstances, steel materials are imported in heavy lifts, the actual heavy lift charges incurred at the port of landing may be included in the landed cost of such materials;

(ii) Bank charges for opening Letters of Credit or Bank interest charges will not be taken into account in determining the landed cost of the material;

(iii) Sales Tax, Town Duty, Octroi or any other Central or State taxes levied on steel entering Importer's godown and similar taxes incurred in the process of delivery of Imported steel materials ex-jetty or ex-Importer's godown to the Customers shall be borne by the latter (i.e. by the Customers).

(D) If under special circumstances over which the Importers have no control, it becomes necessary to remove Iron and Steel materials to Port Trust or Port Commissioner's Dumps, the Importers may recover from their customers the charges actually paid by them to the Port Trust or Port Commissioners by way of such removal or dumping.

(E) (i) In cases where the importer undertakes delivery of the materials to the Consignee's yard from jetty or from his godown by road, he may claim transport charges at the following flat rates :—

- (a) Rs 7.50 per ton for distances upto and inclusive of 10 miles;
- (b) Rs. 12.50 per ton for distances above 10 miles and upto and inclusive of 20 miles; and
- (c) Rs 15.00 per ton for distances more than 20 miles.

(ii) In cases where the Importer's godown has no siding facilities—public or private, or in cases where consignments being less than a wagon load cannot be booked from the siding; the importer may claim Booking and Forwarding Charges at the flat rate of Rs. 7.50 per ton for transport and other charges of the materials from his godown to the nearest Railway Station or Public siding for despatch by Rail.

(F) In the case of imports against Iron & Steel Controller's Acceptance of Tender etc., on subsidy/surcharge terms—(i) the Importers should sell the Iron & Steel materials at such statutory rates as are fixed by the Iron & Steel Controller from time to time and the difference between the prices of the materials as per terms of the Acceptance of Tender and the selling prices shall be paid to or

recovered from the Iron & Steel Equalisation Fund, as the case may be; (ii) In such cases Rail/Road/Steamer transport charges incurred for delivery of the materials to the consignee will be reimbursed by the Iron & Steel Controller to the Importers in the following manner;

- (a) Railway/Steamer freight will be reimbursed on the basis of actuals;
- (b) Road Transport charges in respect of deliveries by Road will be reimbursed at the flat rates as per item E(i) above;
- (iii) In respect of supply against Iron & Steel Controller's A/T on 'Ex-jetty' terms of supply, if the Iron & Steel materials have been removed to Importer's godown with the approval of Iron & Steel Controller, not due to the fault of the importer or the allottee, a sum of Rs. 10/- per ton shall be paid at a flat rate towards godown rent and other charges, i.e., unloading, carting, staking, re-loading the materials into wagons, lorries, etc. for DLF Steel and 2 per cent.c.i.f. for non DLF Steel wherever considered necessary by the Iron and Steel Controller.

If the removal is necessitated by any fault of the importer, no such charges are admissible and, if it is due to the fault of the allottee, the same are to be borne by him;

- (iv) Booking and forwarding charges are to be reimbursed to the importers for supplies to Controlled Stockists and Re-rollers at the rate and as per conditions mentioned in item E(ii) provided material is removed to Importer's godown with prior approval of the Iron & Steel Controller;

(G) So far as the supply of imported Iron and Steel at subsidised rates is concerned, the Importers should submit their claim on this account to the Iron & Steel Controller with supporting vouchers, whenever necessary, for reimbursement;

(H) In respect of supply of subsidised steel sheets imported on 'Gross for net' weight basis the Importers should charge consignee other than stockists on the basis of Gross Weight and the stockists on the basis of net weight and in both cases they will get subsidy by calculating the landed cost of the material on the basis of "Gross Weight".

(I) In so far as the supply of subsidised imported Bars and Rods 1/2" and above, Plates, Rails, Structural, etc. are concerned, unless otherwise advised in writing by the Iron & Steel Controller, parties other than stockists should be billed by Importers on the basis of actual weight if these materials are charged by the Overseas suppliers on the basis of actual weight. Stockists should, however, be charged on the basis of Sectional Weight, unless otherwise advised by the Iron & Steel Controller in writing.

The cost of difference between actual weight and sectional weight, if any, is adjustable with the Iron & Steel Equalisation Fund in such cases.

(J) In respect of Iron & Steel imported on commercial account, while issuing Customs Clearance Permits, the Iron and Steel Controller shall indicate the C.I.F. price of the materials.

(K) The importer shall sell the materials at the prices fixed as per this Notification and mention the number and date of the Customs Clearance Permits, in every Cash Memo or other documents evidencing the sale or disposal of the material in question. It shall be the responsibility of the Commercial Importer to satisfy the buyer that the price(s) charged by him is/are in accordance with this Notification.

(L) When imported steel is sold by any one other than an importer the amount recovered by him from the customers shall not exceed Rs. 25/- (Rupees twenty-five only) per ton over the ex-godown price of the importer for that particular lot of steel. In his Cash Memo or Bill or other documents evidencing sale, the dealer shall quote the Importer's Cash Memo or Bill or other documents relating to that particular lot of steel, for purposes of cross checking. It shall be the responsibility of the seller to satisfy the buyer that the price charged by him is in accordance with this Notification. In case of deliveries effected at places other than the place of import, the seller may also claim from the buyer the actual Railway Freight incurred by him.

(Sd.) A. N. BANERJI,
Iron & Steel Controller."

[No. SC(B)-4(45)/61.]
M. C. MISRA, Dy. Secy.

(Department of Mines and Fuel)**CORRIGENDUM***New Delhi, the 24th January 1962*

S.O. 346.—In the Notification of the Government of India in the Department of Mines and Fuel (Ministry of Steel, Mines and Fuel) No. S.O. 3095, dated the 29th December, 1961, published in the Gazette of India, Extraordinary Part II—Section 3—Sub-section (ii), dated the 29th December, 1961—

- (1) at page 1771, for "TABLE 5" read "NOTE 5";
- (2) at page 1772, in "Table I(e): Coke", under the heading "B. From Beehive and Country Ovens", in the third column, against item (ii) for "44-82" read "44-88".

[No. C5-12(31)/61.]

S. P. GUGNANI, Dy. Secy.

MINISTRY OF HEALTH*New Delhi, the 20th January 1962*

S.O. 347.—In exercise of the powers conferred by sub-section (2) of section 11 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consulting the Medical Council of India, hereby makes the following further amendment in the First Schedule to the said Act, namely:—

In the said Schedule, in column, 1, for the entry "University of Baroda", the entry "M. S. University of Baroda" shall be substituted.

[No. F. 17-30/61-MI.]

A. C. RAY, Under Secy.

New Delhi, the 20th January 1962

S.O. 348.—In exercise of the powers conferred by section 16 of the Drugs and Magic Remedies (Objectionable Advertisements) Act, 1954 (21 of 1954), the Central Government hereby makes the following rules to amend the Drugs and Magic Remedies (Objectionable Advertisements) Rules, 1955, namely:—

1. These rules may be called the Drugs and Magic Remedies (Objectionable Advertisements) Amendment Rules, 1962.
2. In the Drugs and Magic Remedies (Objectionable Advertisements) Rules, 1955, for rule 6, the following rule shall be substituted, namely,

"6. **Manner in which advertisements may be sent confidentially.**—All documents containing advertisements relating to drugs, referred to in clause (c) of sub-section (1) of section 14, shall be sent by post to a registered medical practitioner by name, or to a wholesale or retail chemist, the address of such registered medical practitioner or wholesale or retail chemist being given. Such documents shall bear at the top, printed in indelible ink in a conspicuous manner, the words "For the use only of registered medical practitioners or a hospital or a laboratory".

[No. F. 8-9/60-D.]

BASHESHAR NATH, Under Secy.

New Delhi, the 22nd January 1962

S.O. 349.—In pursuance of sub-section (2) of section 15 of the Indian Nursing Council Act, 1947 (48 of 1947), the Central Government hereby makes the following amendments in the Schedule to the said Act, namely:—

In the said Schedule, in Part I—

- (1) under the heading "A—General Nursing in entry 16, for the words and figures "1st day of January, 1940", the words and figures "1st day of January, 1942" shall be substituted.

- (2) under the heading "B—Midwifery" after entry 11, the following entry shall be inserted, namely:

"12. The North-India United Board of Examiners for Mission and other Hospitals (when issued before the 1st day of January, 1946)".

[No. F. 27-40/61-MIL.]

S.O. 350.—In pursuance of sub-section (1) of section 15 of the Indian Nursing Council Act, 1947 (48 of 1947), it is hereby published that the Indian Nursing Council has by resolution passed at its meeting held on the 11th November, 1961, in pursuance of sub-section (2) of section 10 declared that the following qualification shall be a recognised qualification for the purposes of the said Act, namely:—

Qualification granted by the Lady Reading Health School, Delhi.—Certificate in Public Health Nursing.

[No. F. 27-41/61-MIL.]

R. MURTHI, Under Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 24th January 1962

S.O. 351.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Ministry of Food and Agriculture (Recruitment to Technical Non-gazetted Class II and III Posts) Rules, 1959, published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. S.O.-358, dated the 4th February, 1959, namely:—

1. These Rules may be called the Ministry of Food and Agriculture (Recruitment to Technical Non-gazetted Class II and III posts) Amendment Rules, 1962.
2. In the Ministry of Food and Agriculture (Recruitment to Technical Non-gazetted Class II and III posts) Rules, 1959 (hereinafter referred to as the said rules), after rule 4, the following rule shall be inserted, namely:—

"5. Disqualification.—No male candidate, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the lifetime of such spouse, and

no female candidate, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment;

provided that the Government of India may, if satisfied that there are special grounds for so ordering, exempt any such candidate from the operation of this rule."

3. In the Schedule to the said rules.

(i) under the heading "Class II Non-Gazetted posts", for items 1 and 2 and the entries relating thereto, the following item and entries shall be substituted, namely:—

(Here insert the Schedule of revised recruitment rules for Senior Technical Assistant);

(ii) under the heading "Class III—Non-gazetted posts",

(a) against all items except items 8 and 15, in column 4 relating to "Scale of pay", for the existing entries, the following entries shall substituted, namely:—

Items	Column 4
1	Rs. 270—15—435—EB—20—575
2	Do.
3	(i) Rs. 210—10—290—15—320—EB—15—425—EB—15—530 plus a special pay of Rs. 40/- per Month for non-S.A.S.
	(ii) Rs. 270—15—435—EB—20—575 " for S.A.S. Accountant.
4	Rs. 320—15—470—EB—15—530
5	Rs. 210—10—290—15—320—EB—15—425
6.	Do.
7.	Do.
8.	Do.
9	Do.
10.	Do.
11.	Do.
12.	Do.
13.	Do.
14.	Do.
16.	Rs. 205—7—240—8—280
17	Rs. 180—10—290—EB—15—380—EB—15—440
18	Rs. 335—15—425
19	Rs. 210—10—290—15—320—EB—15—425;

(b) against all items, in column 9 relating to "Period of Probation if any", for the existing entries, the words "Two years" shall be substituted,

(c) item 8 and the entries relating thereto shall be omitted.

(d) for item 15 and the entries relating thereto, the following item and entries shall be substituted namely :—

(Here insert the Schedule of revised recruitment rules for Technical Assistant (Foreign Aid) ;

Recruitment rules for the post of Senior Technical Assistant

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required
1	2	3	4	5	6	7
Senior Technical Assistant (Dairy)	3	General Central Service Class II Non-gazetted, Non-ministerial	Rs. 325—15—475—EB—20—575.	Selection	Below 35 years (Relaxable for Govt. servant)	<p><i>Essential:</i></p> <p>(i) Degree/Diploma in Dairying of a recognised University/Institute.</p> <p>(ii) Practical experience of Dairying including experience of production, handling and marketing of milk and milk products.</p> <p>Qualifications relaxable at Commission's discretion in the case of candidate otherwise well qualified.</p>

(Dairy) in Ministry of Food & Agri. (Deptt. of Agriculture)

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Perim. of probation if any	Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rect. by promotion/transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circumstances which U.P.S.C. is to be consulted in making rectt.
8	9	10	11	12	13
No.	Two years	50% by direct recruitment. 50% by promotion.	Promotion Technical Assistants with three year's service in the grade.	Class II D.P.C.	As required under the rules.

Recruitment rules for the Post of Technical Assistant

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational- and other qualifications required
1	2	3	4	5	6	7
Technical Assistant (Foreign Aid)	Two	General Central Service Class III Non-gazetted, Non-ministerial.	Rs. 210 — 10 — — 290 — 15 — — 320 — EB — 15 — 425.	Not applicable	*Below 35 years	1. Degree in Statistics or in Economics, Mathematics, Commerce or Agriculture with Statistics as one of the subject. 2. Experience of collection, collation, compilation and interpretation of Statistical data.

*Relaxable for Government servants, Scheduled Castes/Tribes and other special categories.

Foreign Aid) in Ministry of Food & Agriculture (Deptt. of Agri.)

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation if any	Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion/transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making rectt.
3	9	10	11	12	13
Yes.	Two years	By transfer failing which by direct recruitment.	From Suitable Central Government Servants serving in similar or equivalent grades.	Not applicable.	Not applicable.

in accordance with the orders issued by the Government of India from time to time.

[No.3-22/61-E.IV.]

D. R. CHAWALA, Under Secy.

(Department of Agriculture)-

New Delhi, the 25th January 1962

S.O. 352.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), the Central Government hereby makes the following rules, the same having been previously published as required by the said section.

1. **Short title.**—These rules may be called the Oil Cakes Grading and Marking Rules, 1962.

2. **Definitions.**—In these rules, unless the context otherwise requires,—

(a) 'Agricultural Marketing Adviser' means the Agricultural Marketing Adviser to the Government of India;

(b) 'Schedule' means a Schedule annexed to these rules.

3. **Grade designations.**—The grade designations to indicate the quality of oil cakes shall be as set out in column 1 of Schedules I to III.

4. **Definition of quality.**—The definition of quality indicated by the grade designations shall be as set out in columns 2 to 9 of Schedules I to III.

5. **Grade designation marks.**—The grade designation mark shall consist of a label bearing the design set out in Schedule IV and specifying the grade designation.

6. **Method of marking.**—(1) The grade designation mark shall be securely affixed to each bag in a manner approved by the Agricultural Marketing Adviser. In addition to the grade designation mark, each bag shall be clearly marked with the following particulars and in such manner as may from time to time be specified by the aforesaid officer, namely:—

(a) name of packer,

(b) batch number,

(c) net weight in kilograms, and

(d) date of packing.

(2) An authorised packer may, after obtaining the previous approval of the Agricultural Marketing Adviser, mark his private trade mark on the bag in a manner approved by the said officer, provided that the private trade mark does not represent a quality or grade of the oil cake different from that indicated by the grade designation mark affixed on the package in accordance with these rules.

7. **Method of packing.**—Oil cakes shall be packed only in clean and sound jute bags, each bag containing oil cake of only one type and of the same batch.

8. **Special conditions of Certificate of Authorisation.**—In addition to the conditions specified in rule 4 of the General Grading and Marking Rules, 1937, the following conditions shall also be the conditions of every Certificate of Authorisation issued for the purpose of these rules, namely:—

(a) an authorised packer shall take all precautions to avoid admixture of oil cakes with castor seed and castor cake;

(b) if an authorised packer handles more than one type of oil cake in the same premises, adequate precautions shall be taken by him to avoid mixing of different oil cakes;

(c) an authorised packer shall make such arrangements for testing oil cakes as may be prescribed from time to time by the Agricultural Marketing Adviser and shall also maintain proper records of the analysis of the samples;

(d) all instructions regarding methods of sampling and analysis, packing and marking, and maintenance of records, which may be issued from time to time by the Agricultural Marketing Adviser shall be observed.

(e) A sample of oil cake, drawn in the manner prescribed by the Agricultural Marketing Adviser from each lot, shall be forwarded to such control laboratory as may be notified from time to time.

SCHEDULE 1

(See rules 3 and 4)

Grade designations and definitions of quality of groundnut oil cake

Grade designation	Moisture percent by weight (Maximum)	Crude pro- tein (Nitrogen X 6.25) percent by weight (Minimum)	Crude fat or other extract, percent by weight (Minimum)	Crude fibre percent by weight (Maximum)	Total ash, percent by weight (Maximum)	Acid insolu- ble ash, percent by weight (Maximum)	Castor husk	General characteristics
1	2	3	4	5	6	7	8	9
Special	8.0	50.0	8.0	7.0	7.0	1.5	Nil	(1) Oil cake of Special and No. 1 grades shall be the product of decorticated groundnut alone obtained after the expression of oil by power driven machinery.
No. 1	8.0	51.0	5.0	9.0	8.0	2.0	Nil.	(2) Ghani oil cake shall be the product of decorticated groundnut alone obtained after the expression of oil by animal driven <i>ghani</i> or <i>Chekku</i> .
Ghani Cake	10.0	45.0	10.0	6.0	6.0	2.5	Nil.	(3) The material shall be of firm texture. (4) It shall be free from harmful constituents and castor cake or husk. (5) It shall be free from rancidity, adulterants, insect or fungus infestation and from fermented musty or other objectionable odour. (6) It shall be free from dirt and extraneous matter.

NOTE :—The values specified in columns 3 to 7 are calculated on moisture free basis. Adapted from the Indian Standard Specification for decorticated groundnut Oil cake as livestock feed (IS : 1713—1960).

SCHEDULE II

(See rules 3 and 4)

Grade designations and definitions of quality of decorticated cotton-seed oil cake.

Grade designation	Moisture percent by weight (Maximum)	Crude protein (Nitrogen X 6.25) percent by weight. (Minimum)	Crude fat or other extract percent by weight. (Minimum)	Crude fibre, percent by weight (Maximum)	Total ash, percent by weight (Maximum)	Acid insoluble ash, percent by weight (Maximum)	Castor husk	General characteristics
1	2	3	4	5	6	7	8	9
Special . . .	8.0	40.0	8.0	10.0	7.0	1.5	Nil.	(1) Shall be the product of clean cottonseed only, composed principally of the kernel with such unavoidable portions of the hull and fibre as may be left in the course of manufacture of oil.
No. 1] . . .	8.0	41.0	5.0	12.0	8.0	2.0	Nil.	(2) The material shall be firm but not flinty in texture.
No. 2 . . .	8.0	37.0	5.0	14.0	9.0	2.5	Nil.	(3) It shall be free from harmful constituents and castor cake or husk.
								(4) It shall be free from rancidity, adulterants, insect or fungus infestation and from fermented, musty or other objectionable odour.
								(5) It shall be free from dirt and extraneous matter.

NOTE :—The values specified in columns 3 to 7 are calculated on moisture free basis. Adapted from the Indian Standard Specification for Cotton-seed oil cake as livestock feed (IS : 1712—1960).

SCHEDULE III

(See rules 3 and 4)

Grade designations and definitions of quality of undecorticated cotton—seed oil cake

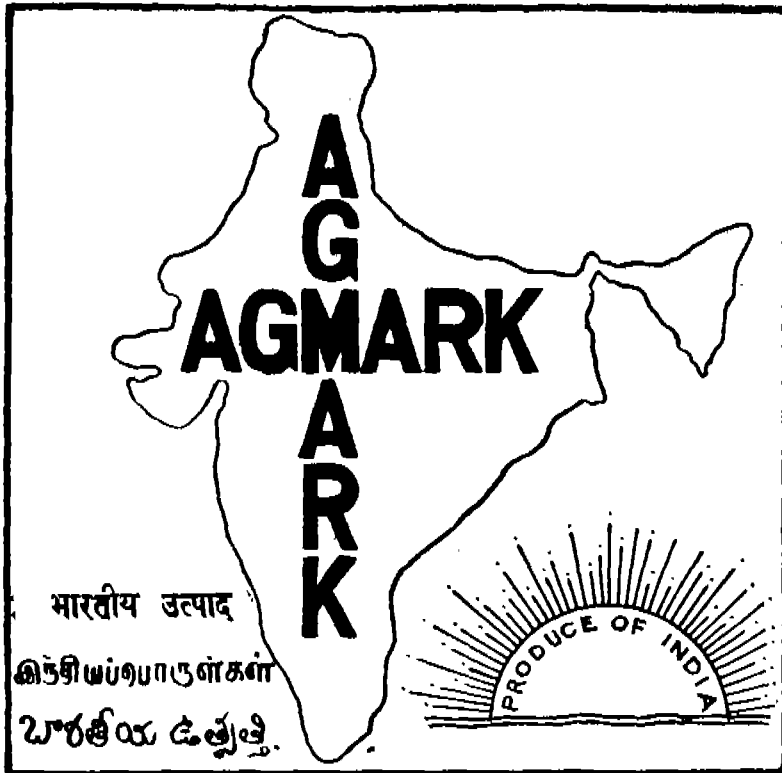
Grade designation	Moisture percent by weight (maximum)	Crude pro- tein (Nitro- gen X 6.25) percent by weight (Minimum)	Crude fat or other ex- tract, per- cent by weight (Minimum)	Crude fibre percent by weight (Maximum)	Total ash, percent by weight (Maximum)	Acid inso- luble ash, percent by weight (Maximum)	Castor husk	General characteristics
1	2	3	4	5	6	7	8	9
No. 1 . . .	10.0	24.0	7.0	24.0	9.0	2.5	Nil.	(1) Shall be the product result- ing from the whole, clean and whenever necessary delinted (spe- cially in the case of fuzzy seeds) cotton seed only, after the expression of oil.
No. 2 . . .	10.0	20.0	7.0	28.0	9.0	2.5	Nil	(2) The material shall be firm but not flinty in texture. (3) It shall be free from harmful constituents, and castor cake or husk. (4) It shall be free from ranci- dity, adulterants, insect or fungus infestation and from fermented (musty or other ob- jectionable) odour. (5) Shall be free from dirt and extraneous matter.

NOTE:—The values specified in columns 3 to 7 are calculated on moisture free basis. Adapted from the Indian Standard Specification for Cotton-seed oil cake as livestock feed (IS : 1712—1960).

SCHEDULE IV

(See rule 5)

Map of India with the word
Agmark.
across.



Note :—The Tamil and Telgue words will not occur in the labels in case where commodities are graded for the purpose of export.

[No. F. 17-3/61-AM.]

S.O. 353.—The following draft of certain rules which the Central Government proposes to make, in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) is published as required by the said section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration after the 28th February, 1962.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified, will be considered by the Central Government.

MYROBALAN GRADING AND MARKING RULES, 1962.

1. **Short title and application.**—(1) These rules may be called the Myrobalan Grading and Marking Rules, 1962.

(2) They shall apply to Myrobalan (*Terminalia chebulla*) produced in India.

2. **Definitions.**—In these rules,—

- (a) "India" means any part of India;
- (b) "Schedule" means a Schedule to these rules.

3. Grading designations.—Grade designations to indicate the quality of Myrobalan shall be as set out in column 2 of schedules I to IV.

4. Definition of quality.—The special and general characteristics of the quality indicated by such grade designations are set out in columns 3 to 6 of Schedules I to IV.

5. Grade designation marks.—The grade designation mark shall consist of a label bearing a design (consisting of an outline map of India with the word "AGMARK" and the figure of rising sun with the words "Produce of India") resembling that set out in Schedule V and specifying the grade designation.

6. Method of marking.—(1) The grade designation mark shall be securely applied to each container in a manner approved by the Agricultural Marketing Adviser to the Government of India. In addition to the grade designation mark, each container shall be marked with such particulars and in such manner as may be specified by the said officer from time to time.

(2) An authorised packer may after obtaining the previous approval of the Agricultural Marketing Adviser to the Government of India mark his private trade mark on a container in manner approved by the said officer; provided that the private trade mark does not represent a quality or grade of Myrobalan different from that indicated by the grade designation mark affixed on the container in accordance with these rules.

7. Method of packing.—(1) Sound and clean jute gunnies shall be used for packing myrobalans and these shall be securely closed and sealed in a manner approved by the Agricultural Marketing Adviser to the Government of India.

(2) Each package or container shall contain only myrobalans of one grade designation only. Where more than one package is put in a large container, all the packages shall bear Agmark labels and the outer container shall also bear the Agmark label.

8. Special conditions of Certificate of Authorisation.—In addition to the conditions specified in rule 4 of the General Grading and Marking Rules, 1937, the conditions set out in Schedule VI shall be the conditions of every Certificate of Authorisation issued for the purpose of these rules.

SCHEDULE I

(See Rules 3 and 4)

Grade designations and definition of quality of whole myrobalan nuts commercially known as "Jubulpores" grown in the States of Madhya Pradesh, Bihar, Orissa and Andhra Pradesh.

Trade name	Grade Designation	Special characteristics			General characteristics.
		Colour	*Estraneous matter not exceeding (by weight)	Tolerance	
(1)	(2)	(3)	(4)	(5)	(6)
1. Jubulpore No. I Special	J.I.S.	Yellow to yellowish brown.	1%	Shall not contain more than 5% 'Jubulpore No. II'	Shall be sound and solid nuts free from insect attack and/or broken nuts.
2. Jubulpore No. I	J.I.	Do.	2.5%	Shall not contain more than 15% 'Jubulpore No. II'	Do.
3. Jubulpore Average	J.A.	Yellowish to brownish black	3.0%	Shall not contain more than 25% decayed and hollow nuts.	Do.
4. Jubulpore No. II	J.II	Brownish black.	5%	..	

*These comprise dust, crushed matter, seeds and other foreign matter.

SCHEDULE II

(See rules 3 and 4)

Trade designations and definition of quality of crushed Myrobalans derived from whole nuts commercially known as "Jubulpores" grown in the States of Madhya Pradesh, Bihar, Orissa and Andhra.

Trade name	Grade designation	Special Characteristics			General Characteristics
		*Myrobalan dust not exceeding (by weight)	**Chicken feed not exceeding (by weight)	Kernel seeds not exceeding (by weight)	
(1)	(2)	(3)	(4)	(5)	(6)
1. Crushed No. 1 International.	C.I.I.	2½%	10%	3%	Shall be made from whole nuts J.I.S. quality of Schedule I.
2. Crushed No. I . . .	C.I.	5%	15%	4%	Shall be made from whole nuts of 'Jubulpore Average' (J.A.) of Schedule—I.
3. Crushed Average . . .	C.A.	10%	20%	5%	..

*Anything passing through 16 mesh sieve.

**Anything passing through 8 mesh sieve.

SCHEDULE III

(See rules 3 and 4)

Grade designations and definition of quality of whole Myrobalan nuts commercially known as "Bhimlis" grown in the States of Maharashtra and Mysore.

Trade name	Grade designation	Special characteristics			General characteristics
		Colour	*Extraneous matter not exceeding (by weight)	Tolerance	
(1)	(2)	(3)	(4)	(5)	(6)
1. Bhimlis Fine . . .	B.F.	Greenish to yellowish	1%	5% of next lower grade.	Shall be sound and solid nut free from insect attack and/or broken nuts.
2. Bhimlis No. 1 . . .	B.I.	Yellow to brownish.	1%	Shall not contain more than 5% hollow and decayed nuts.	Shall be sound and solid nut free from insect attack and/or broken nuts.
3. Bhimlis Average . . .	B.A.	Do.	2.5%	Shall not contain more than 25% hollow and decayed nuts.	Do.

*These comprise dust, dirt, crushed matter, seeds and other foreign matter.

SCHEDULE IV

(See rules 3 and 4)

Grade designations and definition of quality of whole Myrobalan nuts commercially known as 'Rajapores' grown in Maharashtra and Mysore States.

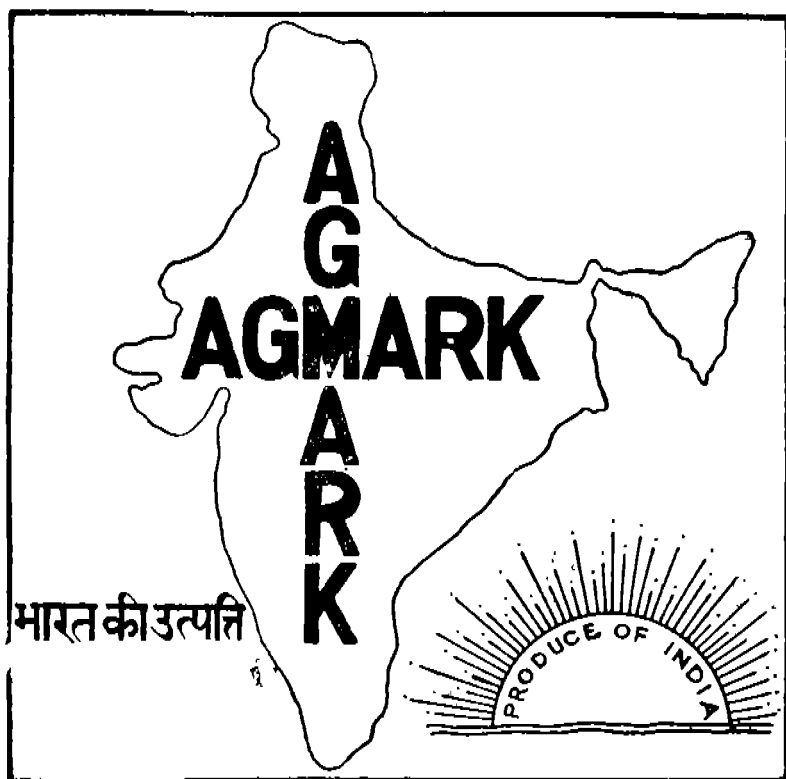
Trade name	Grade designation	Special characteristics			General characteristics
		Colour	*Extraneous matter not exceeding (by weight)	Tolerance	
(1)	(2)	(3)	(4)	(5)	(6)
1. Rajapore No. 1	R.I.	Brownish to brownish black.	1%	Shall not contain more than 6% decayed and hollow nuts.	Shall be sound and solid nuts free from insect attack and/or broken nuts.
2. Bombay J. 1	B.J.I.	Brownish black to black	5%	Shall not contain more than 50% hollow and decayed nuts.	..
3. Rajapore No. 2	R. II.	Do.	10%

*These comprise dust, dirt, crushed matter, seeds and other foreign matter.

SCHEDULE V

(See Rule 5)

Map of India



NOTE.—The Tamil and Telugu words will not occur in the labels in case where commodities are graded for the purpose of export.

SCHEDULE VI

(See Rule 8)

(1) An authorised packer shall make such arrangements for testing Myrebalans as may be prescribed, and samples thereof shall be forwarded to such control laboratory as may be notified from time to time by the Agricultural Marketing Adviser to the Government of India.

(2) An authorised packer shall provide such facilities to Inspecting Officers duly authorised by the Agricultural Marketing Adviser to the Government of India, for the sampling, testing and affixation of grade designation marks as may be prescribed from time to time by the Agricultural Marketing Adviser to the Government of India.

(3) All instructions regarding the methods of sampling, analysis, packing, etc., which may be issued by the Agricultural Marketing Adviser to the Government of India, shall be strictly observed.

[No. F. 17-2/61-AM.]

S.O. 354.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) is published, as required by the said section for the information of all persons likely to be affected

thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 28th February, 1962.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified, will be considered by the Central Government.

Chillies Grading and Marking Rules, 1962

1. Short title and application.—(1) These rules may be called the 'Chillies Grading and Marking Rules, 1962'.

(2) They shall apply to chillies (*Capsicum annum*) produced in India and of specified trade descriptions as set out in the Schedules to these rules intended for export.

2. Definitions.—In these rules—

(a) 'Agricultural Marketing Adviser' means the Agricultural Marketing Adviser to the Government of India;

(b) "Schedule" means a Schedule to these rules.

3. Grade designations.—Grade designations to indicate the quality of chillies shall be as set out in column 1 of Schedules I to V.

4. Definition of quality.—The quality indicated by the grade designation shall be as set out against each grade designation in Schedules I to V.

5. Grade designation marks.—The grade designation mark shall consist of a label bearing a design (consisting of an outline map of India with the word "AGMARK" and the figure of rising sun with the words "Produce of India") resembling that set out in Schedule VI and specifying the grade designation.

6. Method of marking.—(1) The grade designation mark shall be securely affixed to each container in a manner approved by the Agricultural Marketing Adviser. In addition to the grade designation marks, each container shall be marked with such particulars and in such manner as may be specified by the aforesaid officer from time to time.

In addition to the grade designation mark, the following particulars shall be clearly indicated on the label:—

1. Serial number.
2. Trade description
3. Date of packing
4. Season of harvest.

(2) An authorised packer may after obtaining the previous approval of the Agricultural Marketing Adviser, mark his private trade mark on a container in a manner approved by the said Officer, provided that the private trade mark does not represent a quality or grade of chillies different from that indicated by the grade designation mark affixed on the container in accordance with these rules.

7. Method of packing.—(1) Only clean and sound gunny bags shall be used for packing chillies which shall be securely closed and sealed in a manner approved by the Agricultural Marketing Adviser; from time to time.

(2) Each package or container shall contain chillies of one grade designation only.

8. Special conditions of certificate of authorisation.—In addition to the conditions specified in rule 4 except clause (e) of the General Grading and Marking Rules, 1937, the conditions set out in Schedule VI shall be the conditions of every certificate of authorisation issued for the purpose of these rules.

SCHEDULE I

(See rules 3 and 4)

Grade designations and definitions of quality of chillies commercially known as SANNAM, produced in the State of Madras and harvested in January—August.

Grade designation	Special characteristics									General characteristics
	Maximum limit of tolerance									
	Trade Name	Length in C.M.	Colour	Damaged and discoloured pods	Pods without stalk	Moisture	Loose seed	Foreign matter	Broken chillies	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
M.S.S.	Madras Sannam Special	5 and above	Light red shining	(percent) 2.00	(percent) 2.00	(percent) 10.00	(percent) 1.00	(percent) 1.00	(percent) 5.00	Chillies shall— (a) be the dried ripe fruits belonging to the species. <i>Capsicum annuum</i> L. (b) have shape, pungency and seed contents normal to the variety. (c) be free from mould or insect damage and be in sound condition, and fit for human consumption (d) be current year's crop and shall be free from extraneous colouring matter, oil and other harmful substances.
M.S.G.	Madras Sannam General	Below 5 and above 3	Light red shining	3.00	2.00	10.00	1.00	1.00	5.00	

Basis of quantitative determinations:—All determinations and percentages shall be reckoned on the basis of the total weight of representative sample.

Length: The tolerance specified in column 3 shall be based upon the average length of 20 fruits selected at random. The measurement will be taken from the tip of the fruit to the pedicel point (where the stalk is attached).

Discoloured pods: Pods having brown, black, white and other coloured patches will be considered as discoloured pods.

Foreign matter: All extraneous matter including calyx pieces and loose stalks will be treated as foreign matter.

For accidental errors, a tolerance is permissible upto 5.0 per cent in excess of the tolerance specified under column 3 in respect of M.S.S. grade and upto 5.0 per cent in excess of the tolerance specified in column 3 under M.S.G. Grade.

For accidental errors, a tolerance of 0.5 per cent under column 5 and 1.0 per cent under column 6 is permissible for both the grades.

SCHEDULE II

(See rules 3 and 4)

Grade designations and definitions of quality of chillies commercially known as SANNAM, produced in the State of Madras and harvested in September—December.

Grade designation	Trade Name	Length in C.M.	Colour	Special characteristics						General characteristics
				Damaged and discoloured pods	Pods without stalk	Moisture	Loose seed	Foreign matter	Broken chillies	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
M.S.S.	Madras Sannam Special	5 and above	Light red shining to light red dull	(percent) 5.00	(percent) 10.00	(percent) 10.00	(percent) 3.00	(percent) 1.00	(percent) 0.50	Chillies shall— (a) be the dried ripe fruits belonging to the species. <i>Capicum annum</i> L. (b) have shape, pungency and seed contents normal to the variety. (c) be free from mould or insect damage and be in sound condition and fit for human consumption. (d) be current year's crop and shall be free from extraneous colouring matter, oil and other harmful substances.
M.S.G.	Madras Sannam General	Below 5 and above 3	Light red shining to light red dull	5.00	20.00	10.00	3.00	1.00	2.00	

Basis of quantitative determinations : All determinations and percentages shall be reckoned on the basis of the total weight of representative sample.
Length : The tolerance specified in column 3 shall be based upon the average length of 20 fruits selected at random. The measurement will be taken from the tip of the fruit to be pedicel point (where the stalk is attached).

Discoloured pods : Pods having brown, black, white and other coloured patches will be considered as discoloured pods.

Foreign matter : All extraneous matter including calyx pieces and loose stalks will be treated as foreign matter.

For accidental errors, a tolerance is permissible upto 5.0 per cent in excess of the tolerance specified under column 3 in respect of M. S. S. grade and upto 5.0 per cent in excess of tolerance specified in column 3 under M. S. G. Grade.

For accidental errors, a tolerance of 0.5 per cent under column 5 and 1.0 per cent under column 6 is permissible for both the grades.

SCHEDULE III
(See rules 3 and 4)

Grade designations and definitions of quality of chillies commonly known as MUNDU, produced in Ramnathoburam district of Madhya State.

Special characteristics

Grade designation	Trade Name	Length in C.M.	Colour	Maximum limits of tolerance						General characteristics
				Damaged and discoloured pods	Pods without stalk	Moisture	Loose seed	Foreign matter	Broken chillies	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
				(percent)	(percent)	(percent)	(percent)	(percent)	(percent)	
M.M.S.	Madras Mandu Special	Not exceeding 2.5 c.m.	Deep red shining	2.00	5.00	10.00	1.00	1.00	1.00	Chillies shall— (a) be the dried ripe fruits belonging to the species <i>Capsicum annuum</i> L. (b) have shape pungency and seed contents normal to the variety. (c) be free from mould or insect damage and be in sound condition and fit for human consumption. (d) be current year's crop and shall be free from extraneous colouring matter, oil and other harmful substances.
M.M.G.	Madras Mandu General	Do.	Deep red Shinning	1.00	10.00	10.00	1.00	1.00	1.00	

Basis of quantitative determinations: All determinations and percentages shall be reckoned on the basis of total weight of representative sample.

Length: Tolerance specified in column 3 shall be based upon the average length of 20 fruits selected at random. The measurement will be taken from the tip of the fruit to the pedicel point (where the stalk is attached).

Discoloured pods: Pods having brown, black, white and other coloured patches will be considered as discoloured pods.

Foreign matter: All extraneous matter including calyx pieces and loose stalks will be treated as foreign matter.

For accidental errors, a tolerance of 0.5 per cent under column 5 and 1.0 per cent under column 6 is permissible for both the grades.

SCHEDULE IV
(See rules 3 and 4)

Grade designations and definitions of quality of chillies commercially known as RARI (Patarki of Patli), produced in the State of Bihar.

Grade designation	Trade Name	Length in C.M.	Colour	Special characteristics						General characteristics
				Maximum tolerance		limit				
				Damaged and dis-coloured pods	Pods without stalks	Moisture	Loose seed	Foreign matter	Broken chillies	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
				(percent)	(percent)	(percent)	(percent)	(percent)	(percent)	
B.R.S.	Bihar Rari Special	8 and above	Bright red	1.00	2.00	10.00	1.00	1.00	5.00	Chillies shall— (a) be the dried ripe fruits belonging to the species. <i>Capsicum annuum</i> L. (b) have shape pungency and seed contents normal to the variety. (c) be free from mould or insect damage and be in sound condition and fit for human consumption. (d) be current year's crop and shall be free from extraneous colouring matter, oil and other harmful substances.
B.R.G.	Bihar Rari General	Below 8 and above 6	Do.	2.00	2.00	10.00	1.00	1.00	5.00	

Basis of quantitative determinations : All determinations and percentages shall be reckoned on the basis of the total weight of representative sample.

Length : The tolerance specified in column 3 shall be based upon the average length of 20 fruits selected at random. The measurement will be taken from the tip of the fruits to the pedicel point (where the stalk is attached).

Discoloured pods : Pods having brown, black, white and other coloured patches will be considered as discoloured pods.

Foreign matter : All extraneous matter including calyx pieces and loose stalk will be treated as foreign matter.

For accidental errors, a tolerance is permissible upto 5.0 per cent in excess of the tolerance specified under column 3 in respect of B.R.S. grade and upto 5.0 per cent in excess of tolerance specified in column 3 under B.R.G. grade.

For accidental errors, a tolerance of 0.5 per cent under column 5 and 1.0 per cent under column 6 is permissible for both the grades.

SCHEDULE V
(See rules 3 and 4)

Grade designations and definitions of quality of chillies commercially known as GOSPUREA, produced in the State of Bihar.

Grade designation	Trade Name	Length in C.M.	Colour	Special characteristics						General characteristics
				Maximum limit of tolerance						
				Damaged and dis-coloured pods)	Pods without stalks	Mois-ture	Loose seed	Foreign matter	Broken chillies	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
				(percent)	(percent)	(percent)	(percent)	(percent)	(percent)	
B.G.S.	Bihar Gospurea Special	5 and above	Bright red	2.00	2.00	10.00	1.00	1.00	5.00	Chillies shall— (a) be the dried ripe fruits belonging to the species, <i>Capsicum annuum</i> L. (b) have shape, pungency and seed contents normal to the variety. (c) be free from mould or insect damage and be in sound condition and fit for human consumption. (d) be current year's crop and shall be free from extraneous colouring matter, oil and other harmful substances.
B.G.G.	Bihar Gospurea General	Below 5 and above 3	Do.	3.00	2.00	10.00	1.00	1.00	5.00	

Basis of quantitative determinations: All determinations and percentages shall be reckoned on the basis of the total weight of representative sample.

Length: The tolerance specified in column 3 shall be based upon the average length of 20 fruits selected at random. The measurement will be taken from the tip of the fruit to the pedicel point (where the stalk is attached).

Discoloured pods: Pods having brown, black, white and other coloured patches will be considered as discoloured.

Foreign matter: All extraneous matter including calyx pieces and loose stalks will be treated as foreign matter.

For accidental errors, a tolerance is permissible upto 5.0 per cent in excess of the tolerance specified under column 3 in respect of B. G. S. grade and upto 5.0 per cent in excess of tolerance specified in column 3 under B. G. G. Grade.

For accidental errors, a tolerance of 0.5 per cent under column 5 and 1.0 per cent under column 6 is permissible for both the grades.

SCHEDULE VI

(See rule 5)

Map of India.



Note.—The Tamil and Telugu words will not occur in the labels in case where commodities are graded for the purpose of export.

SCHEDULE VII

(See rule 8)

Conditions of certificate of authorisation.

(a) An authorised packer shall make such arrangements for testing chillies as may be prescribed from time to time by the Agricultural Marketing Adviser to the Government of India.

(b) An authorised packer shall provide such facilities to the Inspecting Officer duly authorised by the Agricultural Marketing Adviser to the Government of India for the sampling, testing and affixation of grade designation marks as may be specified from time to time by the Agricultural Marketing Adviser to the Government of India.

(c) All instructions regarding the methods of sampling analysis, packing, etc. which may be issued by the Agricultural Marketing Adviser to the Government of India shall be strictly observed.

S.O. 355.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) is published, as required by the said section for the information of all persons likely to be effected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 28th February, 1962.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified, will be considered by the Central Government.

Cardamom Grading and Marking Rules, 1962

1. Short title and application.—(1) These rules may be called the Cardamom Grading and Marking Rules, 1962.

(2) They shall apply to Cardamom (*Elettaria cardamomum*) produced in India and intended for export.

2. Definitions.—In these rules,—

(a) "Agricultural Marketing Adviser" means the Agricultural Marketing Adviser to the Government of India;

(b) "Schedule" means a Schedule to these rules.

3. Grade Designations.—Grade designations to indicate the quality of Cardamom shall be as set out in column 1 of Schedules I to VI.

4. Definition of quality.—The quality indicated by the grade designations shall be as set out against each designation in Schedules I to VI.

5. Grade Designation Marks.—The Grade Designation mark shall consist of a label bearing a design (consisting of an outline map of India with the word 'AGMARK' and the figure of rising sun with the words "Produce of India") resembling that set out in Schedule VII and specifying the grade designation.

6. Method of Marking.—(1) The grade designation mark shall be securely applied to each container in a manner approved by the Agricultural Marketing Adviser. In addition to the grade designation mark, each container shall be marked with such particulars and in such manner as may be specified by the aforesaid officer from time to time.

(2) An authorised packer may, after obtaining the previous approval of the Agricultural Marketing Adviser, mark his private trade mark on a container in a manner approved by the said Officer, provided that the private trade mark does not represent a quality or grade of cardamom different from that indicated by the grade designation mark affixed on the container in accordance with these rules.

7. Method of Packing.—(1) Cardamom Capsules shall be packed in clean and sound containers e.g. wooden cases suitably lined with water-proof or craft paper or new jute bags with water-proof lining.

Cardamom Seeds shall be packed in clean and dry tin plate containers or wooden cases lined with water-proof or craft paper.

(2) Each container shall be securely closed and sealed in a manner approved by the Agricultural Marketing Adviser.

(3) Each package or container shall contain only goods of the crop of the year specified and of one grade designation only. Where more than one package is put in a large container all the packages shall bear Agmark labels and the outer container shall also bear an Agmark label indicating particulars of the contents.

8. Special Conditions of Certificate of Authorisation.—In addition to the conditions specified in rule 4 of the General Grading and Marking Rules, 1937, the conditions set out in Schedule VIII shall be the conditions of every certificate of authorisation issued for the purpose of these rules.

SCHEDULE I

(See rules 3 and 4)

Grade designations and definitions of quality of ALLEPPY GREEN *Cardamoms.

Grade designation	Trade Name	Special characteristics			Weight in G./L.	General characteristics
		Empty & malformed capsules, per cent by count Maximum	Immature and shrivelled capsules, per cent by weight Maximum	Size (Diameter of holes in m.m. of the sieve on which retained). Tolerance †5%		
(1)	(2)	(3)	(4)	(5)	(6)	(7)
ACS	Cardamom Superior	4.0	0.0	5.0	385 Minimum	The cardamoms shall be the dried capsules of <i>Elettaria cardamomum</i> grown in South India, kiln dried ; having a reasonably uniform shade of green colour, 3 cornered and having a ribbed appearance.
AGS 1	Shipment Green 1	3.0	7.0	4.0	350 "	
AGS 2	Shipment Green 2	5.0	7.0	4.0	320 "	The Capsules shall be free from visible moulds and insect infestation. Thrip marks alone on the capsules shall not lead to the conclusion that the Capsules have been infested by insects.
AGL	Light	—	—	—	260 "	

*Tolerance of grey and cream colours upto 25 per cent permitted.

Definition of terms :—

Empty and malformed capsules.—Capsules which have no seeds or are scantily filled with seeds. For this purpose 100 Capsules selected at random from the sample shall be opened out and the number of empty and malformed Capsules counted.

Immature and shrivelled capsules.—Capsules which are not fully developed.

SCHEDULE II

(See rules 3 and 4)

Grade designations and definitions of quality of COORG CLIPPED Cardamoms.

Grade designation	Trade Name	Special Characteristics				Weight G./L.	General characteristics
		Empty and malformed capsules, percent by count Maximum	Unclipped capsules, per cent by count Maximum	Immatured and Shrivelled capsules, per cent by weight Maximum	Size (Dia- meter of holes in m.m. of the sieve on which retained) Tolerance $\pm 5\%$		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
CC 1	Bold	5.0	0.0	0.0	8.5	435 Mini- mum	The Cardamoms shall be the dried Capsules of <i>Elettaria cardamomum</i> grown in Mangalore and Coorg districts of Mysore ; colour ranging from pale yellow to brown ; global shape, skin ribbed or smooth ; the pedicels separated.
CC 2	Coorg Green or Motta Green	5.0	3.0	4.0	6.0	385 "	The capsules shall be free from visible moulds and insect infestation.
CC 3	Shipment	3.0	5.0	7.0	4.0	350 "	Thrip marks alone on the capsule shall not lead to the conclusion that the capsules have been infested by insects.
CC 4	Light	—	—	—	3.5	260 "	

Definition of terms :—

Empty and malformed capsules.—Capsules which have no seeds or are scantily filled with seeds. For this purpose 100 Capsules selected at random from the sample shall be opened out and the number of empty and malformed Capsules counted.

Immature and shrivelled capsules.—Capsules which are not fully developed.

Unclipped Capsules.—Capsules in which the tips have not been trimmed.

SCHEDULE III

(See rules 3 and 4)

Grade designations and definitions of quality of BLEACHED OR/AND HALF BLEACHED Cardamom

Grade designation	Special characteristics				General characteristics
	Empty and malformed capsules per cent by count Maximum	Immatured and Shrivelled Capsules per cent by weight Maximum	Size (Diameter of holes in m.m. of the sieve on which retained) Tolerance $\pm 5\%$	Weight G/L Maximum	
(1)	(2)	(3)	(4)	(5)	(6)
BL 1	0.0	0.0	8.5	340	The cardamoms shall be the fully developed dried capsules of <i>Elettaria cardamomum</i> bleached and/or half bleached by sulphuring ; Colour ranging from pale cream to white ; Global or three cornered with skin ribbed or smooth. The Capsules shall be free from visible moulds and insect infestation. Thrip marks alone on the capsules shall not lead to the conclusion that the Capsules have been infested by insects.
BL 2	0.0	0.0	6.0	340	
BL 3	0.0	0.0	4.0	280	

Definition of terms :—

Empty and malformed Capsules :—Capsules which have no seeds or are scantily filled with seeds. For this purpose 100 Capsules selected at random from the sample shall be opened out and the number of empty and malformed Capsules counted.

Immature and Shrivelled Capsules :—Capsules which are not fully developed.

SCHEDULE IV

(See Rules 3 and 4)

Grade designations and definitions of quality of BLEACHABLE WHITE Cardamoms.

Grade designation	Trade name	Special characteristics			Weight G/L	General characteristics
		Empty and malformed capsules, per cent by count Maximum	Immatured and shrivelled capsules, per cent by weight Maximum	Size, (Diameter of holes in m.m. of the sieve on which retained) Tolerance $\pm 5\%$		
(1)	(2)	(3)	(4)	(5)	(6)	(7)
BW 1	Mysore/Mangalore Bleachable Cardamom. A-Clipped.	1.0	0.0	7.0	460	The cardamoms shall be the fully developed dried capsules of <i>Elettaria cardamomum</i> grown in Mysore State with a reasonably uniform shade of white, light green or light grey colour and suitable for bleaching. The Capsules shall be free from visible moulds and insect infestation. Thrip marks alone on the capsules shall not lead to the conclusion that the Capsules have been infested by insects.
BW 2	Mysore/Mangalore Bleachable Cardamom. A-Unclipped.	1.0	0.0	7.0	460	
BW 3	Mysore/Mangalore Bleachable bulk Cardamoms—Clipped.	2.0	0.0	4.3	435	
BW 4	Mysore/Mangalore Bleachable bulk Cardamom—Unclipped.	2.0	0.0	4.3	435	

Definition of terms:—

Empty and malformed capsules.—Capsules which have no seeds or are scantily filled with seeds. For this purpose 100 Capsules selected at random from the sample shall be opened out and the number of empty and malformed Capsules counted.

Immature and shrivelled capsules.—Capsules which are not fully developed.

SCHEDULE V

(See Rules 3 and 4)

Grade designations and definitions of quality of ALLEPPEY CARDAMOM SEEDS

Grade designation	Trade name	Special characteristics			General characteristics
		Extraneous matter, per cent by weight Maximum	Light seeds **Per cent by weight Maximum	Weight in G/L Minimum	
(1)	(2)	(3)	(4)	(5)	(6)
AS 1	Prime	1	3	675	Shall be the decorticated and dry seeds of any variety of <i>Elettaria cardamomum</i> grown in Kerala State and the Southern districts of Madras State. The seeds shall be free from visible moulds and insect infestation.
AS 2	Shipment	2	5	460	
AS 3	*Broken	5	—	—	

Definition of terms :—

*Broken .—Include brown, red, immature and shrivelled seeds.

Extraneous matter.—Includes calyx pieces, stalk bits and other foreign matter.

**Light seeds.—Include seeds brown or red in colour and broken, immature and shrivelled seeds.

SCHEDULE VI

(See Rules 3 and 4)

Grade designations and Definitions of quality of MANGALORE CARDAMOM SEEDS

Grade designation	Trade name	Special characteristics			General characteristics
		Extraneous matter, Per cent by weight Maximum	**Light seeds Percent by weight Maximum	Weight in G/L Minimum	
(1)	(2)	(3)	(4)	(5)	(6)
MS 1	Prime	1	3	675	Shall be the decorticated and dry seeds of any variety of <i>Elettaria cardamomum</i> grown in Mangalore and Coorg districts of Mysore State. The seeds shall be free from visible moulds and insect infestation.
MS 2	Shipment	2	5	460	
MS 3	*Broken	5	—	—	

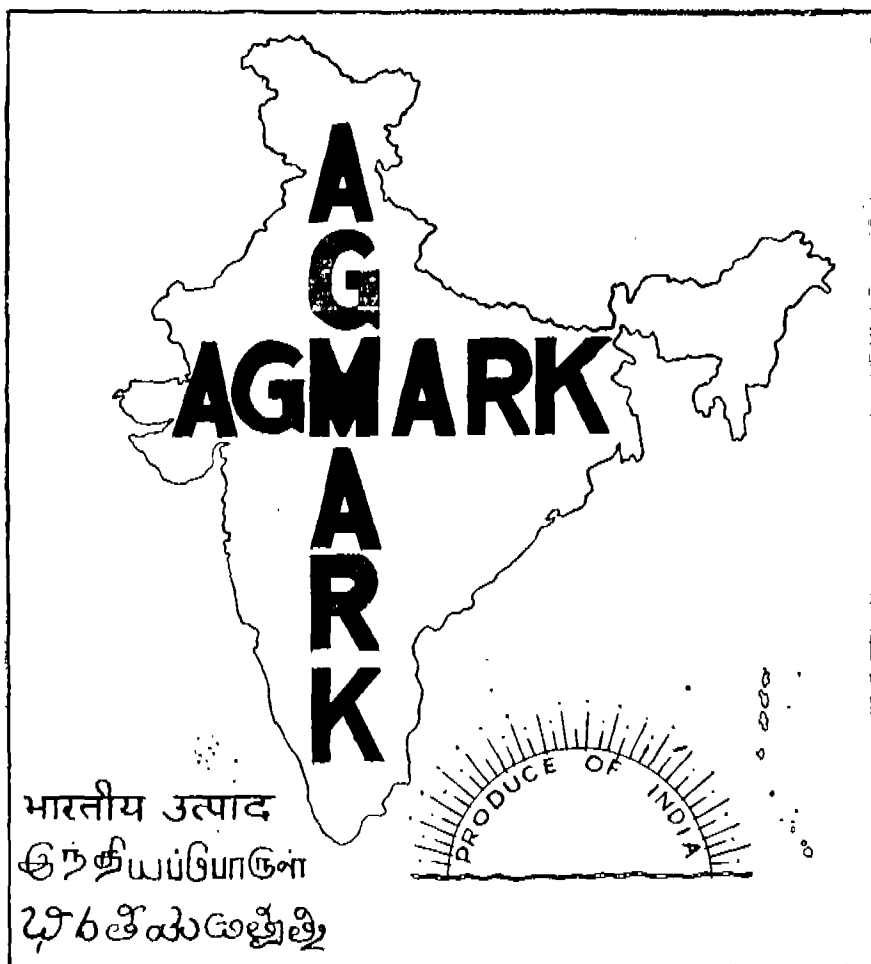
Definition of terms :—

*Broken.—Include brown, red, immature and shrivelled seeds.

Extraneous matter.—Includes calyx pieces, stalk bits and other foreign matter.

**Light seeds.—Include seeds brown or red in colour and broken, immature and shrivelled seeds.

SCHEDULE VII
(See Rule 5)
Map of India



NOTE.—The Tamil and Telugu words will not occur in the labels in case where commodities are graded for the purpose of export.

SCHEDULE VIII.
(See Rule 8)

(a) An authorised packer shall make such arrangements for testing Cardamoms as may be prescribed, and samples thereof shall be forwarded to such control laboratory as may be notified from time to time, by the Agricultural Marketing Adviser to the Government of India.

(b) An authorised packer shall provide such facilities to Inspecting Officers duly authorised by the Agricultural Marketing Adviser to the Government of India for sampling, testing and affixation of grade designation marks, as may be prescribed from time to time.

(c) All instructions regarding the methods of sampling and analysis, sealing and marking the containers and maintenance of records, etc., which may be issued from time to time by the Agricultural Marketing Adviser to the Government of India shall be observed.

[No. F. 17-2/61-AM.]
V. S. NIGAM, Under Secy,

(Department of Agriculture)
(Indian Council of Agricultural Research)

New Delhi, the 23rd January 1962

S.O. 356.—Under Section 4(x) of the Indian Cotton Cess Act, 1923 (14 of 1923), the Central Government are pleased to nominate the following persons to be members of the Indian Central Cotton Committee, Bombay, from 1st January, 1962, to 31st March, 1963:—

1. Shri Neville N. Wadia, Bombay.
2. Shri Bharat Ram, New Delhi.
3. Shri Chunilal B. Mehta, Bombay.
4. Shri P. S. Patil, Chikhli, Distt. Buldana.
5. Shri W. R. Natu, Textile Commissioner, Bombay.
6. Shri R. D. Shah, Director (Cotton), Textile Commissioner Office, Bombay.
7. Dr. V. K. R. V. Rao, New Delhi.
8. Dr. M. D. Patel, Director, Institute of Agriculture, Anand.
9. Joint Secretary (Finance), Ministry of Food and Agriculture, New Delhi.
10. Shri R. D. Mehra, 6815, Beriwalla Bagh, Pul Bangash, Delhi.
11. Shri N. M. Deshmukh, Hanuman Lane, Sitabaldi, Nagpur.

[No. 1-4/61-Com. IV.]

SANTOKH SINGH, Under Secy.

MINISTRY OF SCIENTIFIC RESEARCH & CULTURAL AFFAIRS

ARCHAEOLOGY

New Delhi, the 23rd January 1962

S.O. 357.—Whereas by notification of the Government of India in the Ministry of S.R. & C.A. No. E4-9/61-C.I dated 7th April, 1961 published in Part II Section 3 sub section (ii) of the Gazette of India dated 22nd April, 1961, the Central Government gave notice of its intention to declare the archaeological monument specified in the schedule below to be of national importance.

And whereas the objection received to the making of such declaration has been considered by the Central Government.

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby declares the said archaeological monument to be of national importance.

SCHEDULE

State	District	Tehsil	Locality	Name of the monument	Revenue Plot numbers to be included under protection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9	10
Madhya Pradesh.	Gwalior	Gwalior	Ghaus-pura.	(1) Tomb of Mohammed Ghaus. (2) Tomb of Tansen ; and (3) two mosques, situated in plot No. 200 together with all the land comprised in plot nos. 199 and 200 and enclosed by a compound wall.	All the land comprised in plot nos. 199 and 200 and enclosed by a compound wall.	13 Bighas and 11 Biswas.	North :—A part of Survey Plot No. 183. East :—Survey Plot Nos. 183, 196, 197, 198, 298. South :—A part of Survey Plot No. 298, Survey Plot No. 201 and a part of Survey Plot No. 202/1. West :—Survey Plot No. 202/1.	Government.	

[No. F. 4-9/61-C.I.]

S. J. NARSLAN,
Assistant Educational Adviser.

MINISTRY OF EDUCATION*New Delhi, the 30th January 1962*

S.O. 358.—In exercise of the powers conferred by Clause (a) of sub-section (2) of Section 5 of the University Grants Commission Act, 1956 (3 of 1956), read with sub-section (3) of section 6 of the said Act, the Central Government hereby appoints Shri S. R. Das, Vice-Chancellor, Visva Bharati, as a member of the University Grants Commission vice Prof. N. K. Sidhanta deceased. Shri S. R. Das shall hold office for as long as he continues to be the Vice-Chancellor or as long as the late Prof. N. K. Sidhanta would have held office *viz.* 30th January, 1966, whichever is earlier.

[No. F. 24-1/62. U-5.]

P. N. KIRPAL, Secy.

MINISTRY OF WORKS, HOUSING & SUPPLY*New Delhi, the 22nd January 1962*

S.O. 359.—In pursuance of the provisions of rule 45 of the Fundamental Rules, the President hereby makes the following further amendments in the Supplementary Rules published with the Government of India, Finance Department letter No. 104-C.S.R. dated the 4th February 1922, namely:—

In part VIII of the said Rules, in Division XXVI-B, in Supplementary Rules, 317-B-2,—

(a) for clause (g), the following clause shall be substituted, namely:—

“(g) ‘Priority date’ of an officer in relation to a class of residence to which he is entitled under the provision of S.R. 317-B-3, means the earliest date from which he has been continuously drawing emoluments specified against that class or a higher class under the Central Government except for periods of leave:

Provided that if two or more officers have the same priority date, priority among them shall be determined by the amount of emoluments; higher emoluments taking precedence over the next below, or where emoluments are equal, by the period for which those emoluments have been drawn in the post held by such officer at the time of application under S.R. 317-B-4; the longer period taking precedence over the period next below;”;

(b) clause (h) shall be omitted; and

(c) clauses (i), (j) and (k) shall be renumbered as clauses (h), (i) and (j) respectively.

These amendments will take effect from the 1st February, 1962.

[No. 3/2/62-Acc-I.]

S.O. 360.—In pursuance of the provisions of rule 45 of the Fundamental Rules, the President hereby makes the following further amendments in the Special Accommodation Rules, 1950, issued with the notification of the Government of India in the late Ministry of Works, Mines and Power No. WIV-15(3)/III, dated the 19th January, 1950, namely:—

In the said Rules, in rule 3,—

(a) for clause (g), the following clause shall be substituted, namely:—

“(g) ‘Priority date’ of an officer in relation to a class of residence to which he is entitled under the provision of rule 4, means the earliest date from which he has been continuously drawing emoluments specified against that class or a higher class under the Central Government except for periods of leave:

Provided that if two or more officer have the same priority date, priority among them shall be determined by the amount of emoluments; higher emoluments taking precedence over the emoluments next below, or where emoluments are equal, by the period for which

those emoluments have been drawn in the post held by such officer at the time of application under rule 5, the longer period taking precedence over the period next below;"

(b) clause (h) shall be omitted; and

(c) clauses (i), (j), (k), and (l) shall be renumbered as clauses (h), (i), (j) and (k) respectively.

These amendments will take effect from the 1st February, 1962.

[No. 3/2/62-Acc-II.]

R. C. MEHRA, Under Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 22nd January 1962

S.O. 361.—In pursuance of clause (c) of section 2 of the Terminal Tax on Railway Passengers Act, 1956 (69 of 1956), the Central Government hereby declares the places specified in the Schedule hereto annexed to be "notified places" for the purposes of the said Act.

2. This notification shall have effect on and from the 1st April, 1962.

THE SCHEDULE

1. Kurukshetra.
2. Thanesar City.

[No. F(X)II-54/TX-19/2-I.]

S.O. 362.—In exercise of the powers conferred by sub-section (1) of section 3 of the Terminal Tax on Railway Passengers Act, 1956 (69 of 1956), the Central Government hereby:—

(a) fixes the rates as mentioned in column II of the Schedule annexed hereto at which terminal tax shall be levied in respect of every railway ticket on all passengers carried by railway from or to a notified place specified in column I of the said Schedule, and

(b) directs that the aforesaid terminal tax shall be leviable with effect on and from the 1st April, 1962.

THE SCHEDULE

I	II			
	Rates of terminal tax per single ticket			
Names of notified places	Adult		Child between 3 and 12 years of age.	
	For short distance passengers. 25—242 kms. (16—150 mls.)	For long distance passengers. Over 242 kms. (Over 150 miles)	For short distance passengers. 25—242 kms. (16—150 miles.)	For long distance passengers. (Over 242 kms.) (Over 150 miles).
1. Kurukshetra, A/C or I	Rs. 0.25	Rs. 0.30	Rs. 0.13	Rs. 0.15
2. Thanesar City II	0.12	0.16	0.06	0.08
III	0.08	0.12	0.04	0.06

Explanation.—The terminal tax on a return ticket shall be double the rates fixed herein.

[No. F(X)II-54/TX-19/2-II.]

S.O. 363.—In exercise of the powers conferred by section 4 of the Terminal Tax on Railway Passengers Act, 1956 (69 of 1956), the Central Government hereby directs that no terminal tax shall be levied on passengers travelling by railway from or to any of the notified places mentioned in the Schedule hereto annexed, to or from any railway station situated within a radius of 15 miles (24 Kms.) from such notified place.

2. This notification shall have effect on and from the 1st April, 1962.

THE SCHEDULE.

1. Kurukshetra.
2. Thanesar City.

[No. F(X)II-54/TX-19/2-III.]

New Delhi, the 24th January 1962

S.O. 364.—In pursuance of clause (c) of section 2 of the Terminal Tax on Railway Passengers Act, 1956 (69 of 1956), the Central Government hereby declares the place specified in the Schedule hereto annexed to be a "notified place" for the purposes of the said Act.

2. This notification shall come into force with effect from the 1st April 1962.

THE SCHEDULE.

1. Karwi.

[No. F(X)II-61/TX-19/6-I.]

S.O. 365.—In exercise of the powers conferred by sub-section (1) of section 3 of the Terminal Tax on Railway Passengers Act, 1956 (69 of 1956), the Central Government hereby:—

- (a) fixes the rates as mentioned in column II of the Schedule annexed hereto at which terminal tax shall be levied in respect of every railway ticket on all passengers carried by railway from or to the notified place specified in column I of the said Schedule,
- (b) directs that the aforesaid terminal tax shall be leviable with effect from 1st April 1962.

THE SCHEDULE

I	II			
	Rates of terminal tax per single ticket			
Name of Notified place	Adult		Child between 3 and 12 years of age	
	For short distance passengers 41 miles— 150 miles (66 kms.— 242 kms.)	For long distance passengers Over 150 miles (Over 242 kms.)	For short distance passengers 41 miles— 150 miles (66 kms.— 242 kms.)	For long distance passengers Over 150 miles (Over 242 kms.)
	Rs. np.	Rs. np.	Rs. np.	Rs. np.
Karwi Air conditioned class.	0.50	0.75	0.25	0.38
First class	0.30	0.45	0.15	0.23
Second Class	0.15	0.25	0.08	0.13
Third class	0.08	0.10	0.04	0.05

Explanation.—The terminal tax on a return ticket shall be double the rates fixed herein.

[No. F(X)II-61/TX-19/6-II.]

D. V. REDDY, Secy. Railway Board.

MINISTRY OF REHABILITATION*New Delhi, the 20th January 1962*

S.O. 366.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the State of Andhra for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons including payment of compensation to such person,

Now, therefore in exercise of the powers conferred by section-12 of the displaced persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, it hereby acquires, the evacuee properties specified in the schedule hereto annexed.

SCHEDULE

Sl. No.	Particulars of the Evacuee Property	Name of the owner & locality in which the Evacuee properties situated	Name of the Evacuee
1	2	3	4
I	House No. 1008 (Old) II-5-57 (new) II-5-121 Known as Golden Lodge. Garden and Agricultural lands. Bearing Survey Nos:— 305 to 319, 314 to 319, 322 to 333, 346 to 358, 373, 374 and 148 having area of about 350 acres.	Red Hills Hyderabad Village Atteli Tehsil Medchal. Dist. Hyderabad.	Shri Md. Fiazuddin Khan C/o Nawab Md. Najmuddin Khan. Do.

[No. 38(1)58/Comp. & Prop.]

M. J. SHRIVASTAVA,

Settlement Commissioner & *Ex-officio*
Under Secy.**(Office of the Chief Settlement Commissioner)***New Delhi, the 22nd January 1962*

S.O. 367.—In exercise of the powers conferred by clause (a) of sub-section (2) of Section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (No. 44 of 1954), the Central Government hereby appoints for the Union Territory of Delhi, Shri B. M. Lall, Assistant Settlement Officer under the Settlement Commissioner (Government Built Property), New Delhi, as Managing Officer, for the custody, management and disposal of compensation pool with effect from the date he took over charge of his office.

[No. 8/235/ARG/62.]

S.O. 368.—In exercise of the powers conferred by sub-section (i) of section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri B. M. Lall, as Assistant Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the date he took charge of his office.

[No. 8/235/ARG/CSC/62.]

S.O. 369.—In exercise of the powers conferred by sub-section (i) of section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri D. N. Jatav, as Assistant Settlement Officer for the purpose of performing the functions assigned to such

officers by or under the said Act with effect from the date he took charge of his office.

[No. (8/185/ARG/60).]

New Delhi, the 23rd January 1962

S.O. 370.—In exercise of the powers conferred by Sub-Section (1) of Section 8 of the Administration of Evacuee Property Act, 1950 (Act XXXI of 1950), the Central Government hereby appoints for the State of Rajasthan, Shri G. R. Jetley, for the time being holding the post of Managing Officer in the Office of the Regional Settlement Commissioner, Jaipur as Assistant Custodian for the purpose of discharging the duties assigned to the Custodian by or under the said Act with effect from the date he took over charge of his office.

[No. 4(71)Admn (Prop)/58/ARG.]

KANWAR BAHADUR,

Settlement Commissioner (A) and *Ex-Officio* Dy. Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 24th January, 1962

S.O. 371.—Whereas, in the opinion of the Central Government:—

- (1) the rules of the provident fund of M/s. Mysore Sugar Company Limited, Sugar Town, Mandya (hereinafter referred to as the said establishment), with respect to the rates of contribution are not less favourable to the employees therein than those specified in section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952); and
- (2) the employees in the said establishment are also in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees' Provident Funds Scheme, 1952 (hereinafter referred to as the said Scheme) in relation to the employees in any other establishment of a similar character;

Now, therefore, in exercise of the powers conferred by clause (a) of sub-section (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, hereby, exempt the said establishment with effect from the 31st July, 1956 from the operation of all the provisions of the said Scheme, subject to the conditions specified in the Schedule hereto annexed, which are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section 17.

SCHEDULE

1. The establishment shall have a provident fund scheme in force the rules of which with respect to the rates of contribution shall not be less favourable than those specified in section 6 of the Act and the employees shall also be in enjoyment of other provident fund benefits which on the whole shall not be less favourable to the employees than the benefits provided under the Act or any Scheme in relation to the employees in any other establishment of a similar character and these rules shall be followed in all respects.

2. The employer in relation to the establishment (hereinafter referred to as the 'employer') shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:—

- (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882;
- (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes;

- (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the matter shall be final.

3. The Provident Fund Rules of the establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.

4. (a) The employers shall maintain accounts of the provident fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time, direct.

(b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time. He shall also furnish an annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952.

(c) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.

5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.

6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts, submission of accounts and returns, transfer of accumulations and payment of inspection charges shall be borne by the employer.

7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively.

8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund.

9. When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as may be required by the Regional/State Commissioner or Commissioner Concerned.

10. The employer shall accept the past provident fund accumulations of an employee who is already a member of the Employees' Provident Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishment's Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.

11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952.

12. The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12·5 naye paise or more shall be counted as the next higher quarter

of a rupee and fractions of a rupee less than 12·5 naye paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye paise; that is, 2·5 naye paise counted as 5 naye paise and any amount less than 2·5 naye paise shall be ignored.

13. On all repayable loans granted by establishment interest shall be charged at the rate of $4\frac{1}{2}$ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher.

14. The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time.

15. Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate.

16. The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.

[No. 9/13/61/PFII.]

CORRIGENDUM

New Delhi, the 27th January 1962

S.O. 372.—In the notification of the Government of India with Ministry of Labour and Employment No. S.O. 2424 dated the 30th September, 1961 published at pages 2634-2636 of the Gazette of India, Part II Section 3, sub-section (ii), dated the 7th October, 1961 in item 13 of the Schedule after “ $4\frac{1}{2}$ percent”, insert “or 1 per cent”.

[No. 9(13)61-PF.II.]

P. D. GAJHA, Under Secy.

New Delhi, the 27th January 1962

S.O. 373.—The following Order of the Central Government Industrial Tribunal, Calcutta, correcting an error in its Award published with the Government of India, Ministry of Labour and Employment notification No. S.O. 2721, dated the 13th November, 1961, is reproduced below for general information:—

“Under Rule 28 of the Industrial Disputes (Central) Rules, 1957, I order that the words ‘Before the Central Government Industrial Tribunal, Dhanbad’ should be corrected to ‘Before the Central Government Industrial Tribunal, Calcutta’.

Sd. L. P. DAVE,

Presiding Officer.”

[No. 2/181/59-LRII.]

ORDERS

New Delhi, the 23rd January, 1962.

S.O. 374.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Khas Chhalbaiy Colliery and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947, (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7-A, of the said Act.

SCHEDULE

Whether the management of Khas Chhalbaiy Colliery, P.O. Jaykaynagar, was justified in rendering the workers of the Colliery idle from 18th August, 1961. If not, to what relief are these workers entitled?

[No. 1/43/61-LRII.]

S.O. 375.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to Palana Colliery and their workmen in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7-A, and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal, with Shri Anand Narain Kaul as the Presiding Officer, with headquarters at Jaipur, and refers the said dispute for adjudication to the said Industrial Tribunal.

SCHEDULE

Whether the action of the Mine Manager, Palana, requiring Shri Adu Ram (son of Bhalruram), Chowkidar, to resume his duty as coal cutter in category V, from 11th January, 1961, was *malafide* and, if so, to what relief is he entitled?

[No. F. 2/126/61-LRII.]

S.O. 376.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Balihari Colliery and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947, (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7-A, of the said Act.

SCHEDULE

Whether the discharge of Shri Balkishun Ram, night guard, by the management of Messrs Balihari Colliery Company Private Limited was legal and justified. If not, to what relief he is entitled.

[No. 2/210/61-LRII.]

New Delhi, the 25th January, 1962

S.O. 377.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Colliery Hospital, Belampalli of Singareni Collieries Company Ltd. and their workman in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication:

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

Whether the punishment of suspension inflicted on Shrimati G. Sarojini, nurse, and her transfer from Belampalli to Ramagudam is justified; if not, to what relief is she entitled?

[No. 2/235/61-LRII.]

S.O. 378.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Kendwadih Colliery and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication:

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the termination of services of Shri Indrasan Singh by the management of the Kendwadli Colliery was legal and proper, and if not, to what relief is he entitled?

[No. 2/3/62-LRII.]

A. L. HANDA, Under Secy.

New Delhi, the 30th January 1962

S.O. 379.—In exercise of the powers conferred by sub-section (1) of Section 5 of the Mines Act, 1952 (35 of 1952), the Central Government hereby appoints Shri Kalyani Charan Roy, as an Inspector of Mines subordinate to the Chief Inspector and makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment S.O. No. 531, dated the 2nd March, 1961, namely:—

In the said notification, the following entry shall be added at the end, namely:—
“(59) Shri Kalyani Charan Roy.”

[No. 8/80/60-MI.]

A. P. VEERA RAGHAVAN, Under Secy.

ORDER

New Delhi, the 25th January 1962

S.O. 380.—Whereas the employers in relation to M/s N. S. Guzdar & Co. Private Ltd., Clearing and Forwarding Agents, Bombay and the Transport and Dock Workers' Union, Bombay, have jointly applied to the Central Government for reference of an industrial dispute to a Tribunal in respect of the matter set forth in the said application and reproduced in the Schedule hereto annexed;

And whereas the Central Government is satisfied that the said Transport and Dock Workers' Union represents a majority of the workmen;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

1. Whereas an industrial dispute is apprehended between M/s. N. S. Guzdar & Co. Private Ltd., Neville House, Ballard Estate, Bombay, and their workmen as represented by the Transport & Dock Workers' Union, Bombay, and it is expedient that the matters specified in the enclosed statement which are connected with or relevant to the dispute, an application is hereby made under sub-section (2) of Section 10 of the Industrial Disputes Act, 1947, that the said matter should be referred to a Tribunal.

2. A statement giving the particulars of the dispute as required by Rule 3 of the Industrial Disputes (Central) Rules 1957, is attached.

APPLICANTS

PLACE: Bombay.

DATE: the 3rd day of January 1962.

Sd./- President, T.&D.W.U., Bombay

Sd./- Secretary, Transport & Dock
Workers' Union, Bombay.

Sd./- For N. S. Guzdar & Co. Private Ltd.

Statement required under Rule 3 of the Industrial Disputes (Central) Rules, 1957, to accompany the form of application prescribed under Sub-section (2) of Section 10 of the Industrial Disputes Act, 1947.

(a) Parties to the dispute including the name and address of the establishment or undertaking involved.

1. M/s. N. S. Guzdar & Co. Private Ltd., Neville House, Ballard Estate, Bombay-1.

2. Workmen as represented by Transport & Dock Workers' Union, Bombay, P. D'Mello Bhavan, Frere Road Carnac Bunder, Bombay-1.

"Shri B. Z. Dave be reinstated and/or paid adequate compensation."

About 280 workmen. (280)

(b) Specific matter in Dispute.

(c) Total number of workmen employed in the undertaking affected.

(d) Estimated number of workmen affected or likely to be affected by the dispute.

One workman.

(e) Efforts made by the parties themselves to adjust the dispute.

Mutual discussions.

Sd./- President, T.&D.W.U., Bombay

Sd./- Secretary, Transport & Dock Workers' Union, Bombay.

Sd./- For N. S. Guzdar & Co. Private Ltd.

[No. 28/2/62-LRIV.]

G. JAGANNATHAN, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 25th January, 1962

S.O. 381.—In supersession of para 2 of Government of India, Ministry of Information and Broadcasting's Notification No. 2749 dated 7th November 1960 and in exercise of the powers conferred by Section 3 of the Cinematograph Act, 1952 (37 of 1952), the Central Government hereby appoints Shri D. L. Kothari, Regional Officer, Board of Film Censors, Bombay, as Chairman thereof with effect from 2nd November 1960.

[No. F.2/78/60-FC.]

R. K. GOVIL, Under Secy.

